

144656

STATE OF IOWA

1947

JOURNAL OF THE HOUSE

OF THE

FIFTY-SECOND GENERAL ASSEMBLY

Convened January 13, 1947

Adjourned April 25, 1947

ROBERT D. BLUE, Governor

KENNETH A. EVANS, President of the Senate

G. T. KUESTER, Speaker of the House

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Des Moines, Iowa

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FIFTY-SECOND GENERAL ASSEMBLY

OFFICERS OF THE HOUSE

GUSTAV T. KUESTER, Speaker.....	Griswold
EDWARD J. MORRISSEY, Speaker Pro Tempore.....	Valeria
A. C. GUSTAFSON, Chief Clerk.....	Des Moines
WILLIAM R. KENDRICK, Assistant Chief Clerk.....	Des Moines
TOM MOORE KING, Reading Clerk.....	Lineville
BESS A. OKEY, Journal Clerk.....	Des Moines
SCOTT PHELPS, Journal Clerk.....	Stoux City
JOSEPHINE M. BAUMGARTNER, Journal Clerk.....	Des Moines
VERA BRADSHAW, General Clerk.....	Des Moines
L. VIOLA TOWLE, Special Clerk.....	Hampton
FRANCES STAFFORD, Special Clerk.....	Des Moines
FRANCES CHITTENDEN, Special Clerk.....	Des Moines
GRETCHEN STOCKHAM, Engrossing Clerk.....	Des Moines
LILLIAN KANEALY, Enrolling Clerk.....	Des Moines
MADELEINE M. BURROWS, Enrolling Clerk.....	Des Moines
GERALDINE JONES, Clerk.....	Des Moines
GEORGIA SHARR, Clerk.....	Des Moines
SHIRLEY KUESTER, Speaker's Clerk.....	Griswold
MADGE CLARK, Payroll Clerk.....	Des Moines
JOSEPH J. BANNING, File Clerk.....	Des Moines
CLAUD SMITH, File Clerk.....	Des Moines
EDWIN GETZ, Bill Clerk.....	Des Moines
ALVIN CRAIL, Bill Clerk.....	Des Moines
JOHN R. JAMES, Bill Clerk.....	Gladbrook
MARY FREELS, Supply Clerk.....	Clinton
JESSIE WALKER, Supply Clerk.....	Marshalltown
MARIE JONES, Postmistress.....	Bussey
GLADYS BLACK, Postmistress.....	Des Moines
WILLIAM L. CREE, Sergeant-at-Arms.....	Bloomfield
WALTER R. COOK, Assistant Sergeant-at-Arms.....	Wadena
WALTER HOMEYER, Assistant Sergeant-at-Arms.....	Davenport
CHARLES A. GARDNER, Chief Doorkeeper.....	Murray

ELECTIVE STATE OFFICERS

Official Address, Des Moines, Iowa

NAME	TITLE	RESIDENCE	POLITICS
Robert D. Blue.....	Governor.....	Eagle Grove..	Republican
Kenneth A. Evans.....	Lieutenant Governor.....	Emerson.....	Republican
Rollo H. Bergeson.....	Secretary of State.....	Sioux City.....	Republican
Chet B. Akers.....	Auditor of State.....	Ottumwa.....	Republican
J. M. Grimes.....	Treasurer of State.....	Osceola.....	Republican
Harry D. Linn.....	Secretary of Agriculture.....	Des Moines.....	Republican
John M. Rankin.....	Attorney General.....	Keokuk.....	Republican
David B. Long.....	Commerce Commissioner.....	Des Moines.....	Republican
Carl W. Reed.....	Commerce Commissioner.....	Cresco.....	Republican
B. M. Richardson.....	Commerce Commissioner.....	Cedar Rapids..	Republican
Jessie M. Parker.....	Superintendent of Public Instruction.....	Lake Mills.....	Republican
Wm. L. Bliss.....	Judge of the Supreme Court.....	Mason City.....	Republican
T. G. Garfield.....	Judge of the Supreme Court.....	Ames.....	Republican
Oscar Hale.....	Judge of the Supreme Court.....	Wapello.....	Republican
Norman R. Hays.....	Judge of the Supreme Court.....	Knoxville.....	Republican
H. J. Mantz.....	Judge of the Supreme Court.....	Audubon.....	Republican
John E. Mulrony.....	Judge of the Supreme Court.....	Fort Dodge.....	Republican
Ralph A. Oliver.....	Judge of the Supreme Court.....	Sioux City.....	Republican
W. A. Smith.....	Judge of the Supreme Court.....	Dubuque.....	Republican
C. F. Wennerstrum.....	Judge of the Supreme Court.....	Chariton.....	Republican
Norman R. Hays.....	Judge of the Supreme Court.....	Knoxville.....	Republican
	(To fill vacancy)		

MEMBERS OF THE HOUSE—FIFTY-SECOND GENERAL ASSEMBLY

NAME	Address	Age	Occupation	Politics	District	County	Former Legislative Service
Ainsworth, David G.	Spirit Lake	41	Farm Manager	Rep.	97	Dickinson	
Anderson, Carl A.	Swedesburg	56	Farmer	Rep.	20	Henry	50 50X 51
Avery, A. H.	Spencer	76	Insurance	Rep.	83	Clay	44 45X 46 46X 48 49 50 50X 51
Baker, Oliver N.	Pomeroy	52	Farmer	Rep.	61	Calhoun	51
Bass, Elmer A.	Emerson	58	Farmer	Rep.	12	Montgomery	51
Beardsley, William S.	New Virginia	45	Farm Operator	Rep.	27	Warren	45 45X 46 46X 47 48
Beman, G. A.	Delta	71	Farmer, Insurance, Live Stock	Rep.	24	Keokuk	
Bents, W. A. (Bill)	Cresco	49	Nurseryman	Dem.	92	Howard	51
Bloom, Amy M.	Dayton	57	Housewife	Rep.	62	Webster	
Bockwoldt, M. F.	Ida Grove	70	Farmer and Feeder	Rep.	59	Ida	49 50 50X 51
Boothby, Laurence M.	Cleghorn	50	Farmer	Rep.	79	Cherokee	
Brown, Carroll L.	Rose Hill	33	Farmer	Rep.	25	Mahaska	
Brown, Geo. L.	Onawa	49	Druggist	Rep.	57	Monona	
Bryson, C. A.	Iowa Falls	72	Attorney	Rep.	64	Hardin	49 50 50X 51
Burkman, Carl A.	Des Moines	54	Attorney	Rep.	37	Polk	51
Butler, Guy G.	Rolfe	59	Farmer and Banker	Rep.	77	Pocahontas	
Datisman, B. L.	Inwood	68	Retired Farmer	Rep.	99	Lyon	50 50X 51
Davis, J. C.	Oelwein	67	Dentist & Farm Manager	Rep.	71	Fayette	51
DeGroot, Oliver H.	Humboldt	60	Mayor	Rep.	76	Humboldt	
Donohue, D. A.	Tipton	35	Real Estate	Rep.	44	Cedar	50 50X 51
Duffield, R. E.	Guthrie Center	70	Attorney	Rep.	35	Guthrie	49 50 50X 51
Duffy, John L.	Dubuque	47	Attorney	Dem.	69	Dubuque	
Eckels, Penn	Britt	64	Farmer	Rep.	86	Hancock	
Edwards, E. L.	Shannon City	61	Merchant	Rep.	14	Union	49 50 50X 51
Fiene, George	Nashua	63	Retired Farmer	Dem.	89	Chickasaw	
Fimmen, W. R.	Bloomfield	47	Attorney	Rep.	3	Davis	49 50 50X 51
Fletcher, Clint L.	Ocheyedan	59	Farmer	Rep.	98	Osceola	45X 51
Frei, H. R., Jr.	Reinbeck	51	Farmer	Rep.	65	Grundy	51
Fulk, Ed. W.	Clarinda	56	Farmer	Rep.	9	Page	51
Gannaway, John W.	Grinnell	69	Former College Teacher	Rep.	39	Poweshiek	
Good, C. G.	Ogden	73	Farmer & Horse Breeder	Rep.	53	Boone	47 49 50 50X 51
Graham, Mel M.	Audubon	40	Attorney	Dem.	34	Audubon	
Hansen, J. E.	Dedham	57	Banking	Dem.	55	Carroll	
Hedin, Philip T.	Davenport	64	Real Estate & Broker	Rep.	43	Scott	50 50X 51
Hendrix, W. C.	Lets	57	Farmer and Feeder	Rep.	42	Muscatine	
Hicklin, M. F.	Wapello	38	Attorney	Rep.	22	Louisa	50 50X 51
Hinrichs, Chris F.	Victor	54	Farmer	Rep.	40	Iowa	
Humbert, Ernest	Corning	76	Farmer, Horse Breeder	Rep.	13	Adams	
Huston, T. H.	Crawfordsville	65	Farmer	Rep.	23	Washington	50 50X 51
Ingalls, Willard	Monmouth	52	Veterinarian	Rep.	46	Jackson	
Kerr, Francis	Manilla	59	Farmer	Rep.	33	Shelby	
Kester, George B.	Tingley	42	Farmer	Rep.	7	Ringgold	

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

NAME	Address	Age	Occupation	Politics	District	County	Former Legislative Service
Kilpatrick, W. J.	Randolph	57	Farmer	Rep.	10	Fremont	
King, Arthur P.	Blockton	34	Farmer	Rep.	8	Taylor	51
Klemesrud, Theo.	Thompson	44	Publisher	Rep.	95	Winnebago	50 50X 51
Knickerbocker, C. J.	Fairfax	63	Farmer	Rep.	48	Linn	
Koch, Frank	West Bend	61	Newspaper	Rep.	84	Palo Alto	
Kosek, Ernest	Cedar Rapids	39	Investment Banker	Rep.	48	Linn	
Krall, Frank J.	Iowa City	62	Retired Farmer	Dem.	41	Johnson	
Kruse, William	Charles City	56	Farmer	Rep.	88	Floyd	48 49 50 50X 51
Kuester, G. T.	Griswold	58	Farmer	Rep.	30	Cass	46 46X 47 48 49 50 50X 51
Landsness, J. Oliver	Stoux Rapids	68	Farmer	Rep.	78	Buena Vista	
Langland, C. M.	Sp'g Grove Minn.	76	Farmer	Rep.	91	Winneshiek	44 51
Lawrence, Edna C.	Ottumwa	40	Housewife	Rep.	18	Wapello	
Long, Harvey J.	Clinton	52	Wholesale Roofing	Rep.	45	Clinton	49 50 50X 51
Loss, Casey	Algona	42	Farmer	Dem.	85	Kossuth	
Lucken, J. Henry	Akron	50	Farmer	Rep.	80	Plymouth	
Lundy, Hugh W.	Albia	50	Attorney	Rep.	17	Monroe	47 48 49 50 50X
Lynes, William S.	Waverly	53	Drainage Consultant	Rep.	72	Bremer	
McEleney, Leo P.	Clinton	53	Automobile Dealer	Rep.	45	Clinton	51
McFarlane, Arch W.	Waterloo	61	Wholesale Fuel	Rep.	66	Black Hawk	36 37 38 38X 39 42 42X 43 44 45 45X 46 46X 48 49 50 50X 51
Mills, Ivan R.	Adair	68	Methodist Minister	Rep.	29	Adair	49 50 50X 51
Moore, H. A.	New Hartford	64	Farmer	Rep.	73	Butler	51
Morrissey, Edw. J.	Valeria	58	Farmer	Rep.	38	Jasper	48 49 50 50X 51
Neal, M. M.	Dexter	46	Farmer	Rep.	36	Dallas	
Nelson, Harold F. (Lum)	Sioux City	42	Attorney	Rep.	58	Woodbury	49 50 50X
Nelson, R. A.	Independence	58	Dairy Farmer	Rep.	67	Buchanan	51
Nicholas, W. H.	Mason City	54	Turkey Farmer	Rep.	87	Cerro Gordo	
Nielsen, Andrew J.	Council Bluffs	57	Attorney	Rep.	31	Pottawattamie	49 50 50X 51
Noble, Walter F.	Missouri Valley	52	Farmer	Rep.	32	Harrison	
Norland, Norman	Kensett	58	Farmer	Dem.	94	Worth	50 50X 51
Olson, Allert G.	Osage	50	Farmer	Rep.	93	Mitchell	51
Patrick, Russell A.	Hawarden	46	Farmer	Rep.	81	Sioux	
Pieper, Elmer	Waukon	59	Attorney	Rep.	90	Allamakee	48 49 50 50X
Poston, E. E. (Gene)	Corydon	63	Attorney	Dem.	5	Wayne	49 50 50X 51
Prange, Claire G.	Pleasantville	35	Attorney	Rep.	26	Marion	
Putney, Lawrence	Gladbrook	47	Hatchery, Feed Mfr., Farming	Rep.	50	Tama	51
Rankin, A. E.	Hampton	58	Farm Management, Ins.	Rep.	74	Franklin	
Redman, A. G.	Sac City	64	Farmer	Rep.	60	Sac	51
Reed, Wilson	Fairfield	73	Tax Consultant	Rep.	19	Jefferson	49 50 50X 51
Robb, George H.	Estherville	65	Livestock	Rep.	96	Emmet	50 50X 51
Robinson, Glenn E.	Colesburg	42	Attorney	Rep.	68	Delaware	50 50X 51
Saylor, E. B.	Van Wert	62	Farmer	Rep.	6	Decatur	51

MEMBERS OF THE HOUSE

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

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NAME	Address	Age	Occupation	Politics	District	County	Former Legislative Service
Schwengel, Fred	Davenport	39	General Agent Life Ins.	Rep.	43	Scott	51
Scott, Leonard E.	Centerville	29	Salesman	Rep.	4	Appanoose	
Shepard, Ray E.	Chariton	51	Skelgas Sales & Service	Rep.	16	Lucas	51
Siefkas, Henry	Osceola	49	Farming	Rep.	15	Clarke	48 49 50 50X 51
Sloane, Ted	Des Moines	43	Attorney	Rep.	37	Polk	50 50X 51
Smith, Ernest T.	Volga	59	Farmer	Rep.	70	Clayton	51
Smith, Virgil E.	Winterset	44	Merchant & Oil Jobber	Rep.	28	Madison	
Smith, Walden T.	Mediapolis	44	Newspaper Publisher	Rep.	21	Des Moines	
Steinberg, Albert	Ames	56	Attorney	Rep.	52	Story	48 49 50 50X 51
Stevens, Henry H.	Scranton	53	Farmer	Rep.	54	Greene	51
Strawman, Clifford M.	Anamosa	57	Attorney and Farmer	Rep.	47	Jones	51
Tesmer, Fred W.	Waterloo	50	General Insurance Agency	Rep.	66	Black Hawk	
Troeger, Paul	Ottumwa	46	High School Teacher	Rep.	18	Wapello	48 50 50X
Turner, Ira L.	Malvern	64	Farmer	Rep.	11	Mills	
Utzig, Arnold	Dubuque	53	Shoe Merchant	Dem.	69	Dubuque	50 50X 51
Van Eaton, Charles S.	Sioux City	57	Food Stores	Rep.	58	Woodbury	51
Walker, John A.	Williams	30	Farmer	Rep.	63	Hamilton	
Walter, H. W.	Council Bluffs	35	Attorney	Rep.	31	Pottawattamie	48 49 50 50X 51
Walter, W. Eldon	Beaman	48	Farmer	Rep.	51	Marshall	49 50 50X 51
Watson, Harry E.	Sanborn	40	Farmer	Rep.	82	O'Brien	51
Weichman, Harry E.	Newhall	54	Retired Farmer & Realtor	Rep.	49	Benton	47 48 49 50 50X 51
Weiss, Albert	Denison	61	Retired Farmer and Businessman	Rep.	56	Crawford	
Wellington, Thomas W.	Fort Madison	71	Retired Ry Postal Clerk	Rep.	1	Lee	49 50 50X 51
Williams, O. C.	Keosauqua	54	Merchant	Rep.	2	Van Buren	51
Wilson, L. E.	Eagle Grove	57	Funeral Director	Rep.	75	Wright	

MEMBERS OF THE HOUSE

SENATORS—FIFTY-SECOND GENERAL ASSEMBLY

NAME	Address	Age	Occupation	Politics	District	Counties Composing District	Former Legislative Service
*Augustine, A. E. (Earl)	Oskaloosa	56	Farmer, Broker	Dem.	14	Mahaska	46X 47 48 49 50 50X 51
Barkley, J. R.	Moulton	77	Attorney	Rep.	3	Appanoose, Davis	51
Bateson, R. R.	Eldora	49	Attorney	Rep.	37	Hamilton, Hardin, Wright	
Bekman, E. K.	Ottumwa	46	Attorney	Rep.	13	Wapello	48 49 50 50X 51
Benson, Ralph E.	Jefferson	39	Implements, Farming	Rep.	48	Carroll, Greene, Sac	48 49 50 50X 51
Berg, John P.	Rock Falls	58	Retail Merchant	Rep.	38	Black Hawk, Grundy	46 46X 47 48 49 50 50X 51
*Byers, Frank C.	Cedar Rapids	63	Attorney	Rep.	26	Linn	43 44 45 45X 46 46X 47 48 49 50 50X 51
*Clem, A. D.	Sioux City	49	Attorney	Rep.	32	Woodbury	50 50X 51
Colburn, Jay C.	Harlan	53	Farmer	Rep.	18	Cass, Shelby	49 50 50X 51
*Dewel, Duane E.	Algona	45	Newspaperman	Rep.	49	Emmet, Kossuth, Palo Alto	51
*Doud, Alden L.	Douds	49	Attorney	Rep.	2	Jefferson, Van Buren	50 50X 51
*Dykhouse, J. T.	Rock Rapids	57	Real Estate & Insurance	Rep.	24	Lyon, Osceola, Sioux	47 48 49 50 50X 51
*Elthon, Leo	Fertile	48	Contractor & Farming	Rep.	41	Mitchell, Winnebago, Worth	45 45X 46 46X 47 48 49 50 50X 51
Faul, George	Des Moines	48	Attorney	Rep.	30	Polk	48 49 50 50X 51
*Findlay, C. V.	Fort Dodge	80	Former Mayor	Rep.	27	Calhoun, Webster	37 38 38X 49 50 50X 51
Fishbaugh, Jr., Earl C.	Shenandoah	37	Attorney	Rep.	7	Fremont, Page	46 46X 47 48 49 50 50X
Foster, Harlan C.	Mount Pleasant	60	Farmer	Rep.	10	Henry, Washington	47 48 49 50 50X 51
Hart, Stanley L.	Keokuk	50	Cooperage Manufacturer	Rep.	1	Lee	47 48 49 50 50X 51
*Hawkins, R. B.	Leon	61	Attorney	Rep.	5	Decatur, Ringgold, Union	50 50X 51
Henningsen, O. H.	Clinton	63	Realtor and Insurance	Rep.	22	Clinton	48 49 50 50X 51
*Hultman, O. N.	Stanton	59	Lumberman	Rep.	8	Mills, Montgomery	45 45X 46 46X 47 48 51
*Jacobson, Arthur H.	Waukon	36	Attorney	Rep.	40	Allamakee, Fayette	51
*Jones, Floyd	Osceola	47	Cafe Owner and Farmer	Rep.	11	Clarke, Warren	49 50 50X 51
*Keir, Robert	Spencer	41	Farmer	Rep.	47	Clay Dickinson, O'Brien	49 50 50X 51
Kirketeg, Kathlyn M.	Bedford	43	Teacher	Rep.	6	Adams, Taylor	
*Klein, Tunis H.	Pella	58	Attorney	Dem.	15	Marion, Monroe	51
*Knudson, Herman M.	Mason City	59	Printing and Bookbinding Executive	Rep.	43	Cerro Gordo, Franklin, Hancock	46 46X 48 49 50 50X 51
Leo, Richard V.	Dysart	58	Farmer & Grain Dealer	Rep.	45	Benton, Tama	45X 48 49 50 50X 51
Linnevold, William	Decorah	69	Farmer and Insurance	Rep.	42	Howard, Winneshiek	
*Long, Irving D.	Manchester	51	Attorney	Rep.	33	Buchanan, Delaware	49 50 50X 51
Lord, Herman B.	Muscatine	53	Manufacturer	Rep.	20	Louisa, Muscatine	
*Lucas, J. G.	Madrid	67	Publisher	Rep.	31	Boone, Story	51
*Lynes, J. Kendall	Plainfield	43	Farmer	Rep.	39	Bremer, Butler	49 50 50X 51
Martin, Frank D.	Davenport	62	Former Sheriff	Rep.	21	Scott	48 49 50 50X 51
Maytag, Fred	Newton	35	Manufacturer	Rep.	29	Jasper	
*Mercer, Leroy S.	Iowa City	57	Printing & Publishing	Dem.	25	Iowa, Johnson	45 45X 46 46X 47 49 50 50X 51
*Miller, Ai	Gray	61	Farmer	Rep.	17	Audubon, Dallas, Guthrie	49 50 50X 51

MEMBERS OF THE SENATE

SENATORS—FIFTY-SECOND GENERAL ASSEMBLY—Continued

NAME	Address	Age	Occupation	Politics	District	Counties Composing District	Former Legislative Service
Miller, J. F.	Humboldt	60	Grain Dealer and Farm Operator	Rep.	50	Buena Vista, Humboldt, Pocahontas	48 49 50 50X 51
Musmaker, J. Lyle	Greenfield	48	Attorney	Rep.	16	Adair, Madison	
Myrland, E. C.	Onawa	54	Gasoline & Oil, Farmer	Rep.	34	Crawford, Harrison, Monona	
*Newsome, J. A.	Derby	68	Farmer	Rep.	4	Lucas, Wayne	50 50X 51
Reilly, Robert C.	Dubuque	42	Sporting Goods Dealer	Dem.	35	Dubuque	48 49 50 50X 51
*Ritchie, Fred J.	Marcus	68	Farmer	Rep.	46	Cherokee, Ida, Plymouth	48 49 50 50X 51
*Rockhill, Robert A.	Marshalltown	51	Attorney	Rep.	28	Marshall	51
*Schluter, Edwin C.	Clarence	59	Attorney	Rep.	23	Cedar, Jackson, Jones	50 50X 51
*Sharp, F. E.	Elkader	52	Attorney	Rep.	36	Clayton	48 49 50 50X 51
Skourup, W. N.	Burlington	54	Farmer, Service St. Garage	Rep.	9	Des Moines	
Vittetoe, Luke	Sigourney	60	Druggist	Rep.	12	Keokuk, Poweshiek	50 50X 51
*Watson, DeVere	Council Bluffs	53	Attorney	Rep.	19	Pottawattamie	49 50 50X 51
Zastrow, Ralph W.	Charles City	57	Attorney	Rep.	44	Chickasaw, Floyd	50 50X 51

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 13, 1947.

Pursuant to law, the House of Representatives of the Fifty-second General Assembly of Iowa convened at 10:00 a.m. Monday, January 13, 1947.

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

Prayer was offered by Rev. Carl R. Frankhauser, pastor of the First Evangelical United Brethren Church, Des Moines, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Butler of Pocahontas indefinitely on account of illness on request of Robb of Emmet.

On motion by Kruse of Floyd, 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."

Redman of Sac moved that Honorable A. H. Avery of Clay county be elected temporary Speaker.

Motion prevailed.

Van Eaton of Woodbury moved that a committee of two be appointed to escort the temporary Speaker to the chair.

Motion prevailed and the following committee was appointed: Van Eaton of Woodbury and Ainsworth of Dickinson.

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

Hicklin of Louisa moved that a committee of five on credentials be appointed and that the accredited list of the Secretary of State be accepted.

Motion prevailed and the following committee was appointed: Hicklin of Louisa, Putney of Tama, Prange of Marion, Tesmer of Black Hawk and Duffy of Dubuque.

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-second 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, ROLLO H. BERGESON, 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 5, 1946:

Adair.....	Ivan R. Mills	Floyd.....	William Kruse
Adams.....	Ernest Humbert	Franklin.....	A. E. Rankin
Allamakee.....	Elmer Pieper	Fremont.....	W. J. Kilpatrick
Appanoose.....	Leonard E. Scott	Greene.....	Henry H. Stevens
Audubon.....	Mel. M. Graham	Grundy.....	H. R. Frei, Jr.
Benton.....	Harry E. Weichman	Guthrie.....	R. E. Duffield
Black Hawk.....	Arch W. McFarlane	Hamilton.....	John A. Walker
Black Hawk.....	Fred W. Tesmer	Hancock.....	Penn Eckels
Boone.....	C. G. Good	Hardin.....	C. A. Bryson
Bremer.....	William S. Lynes	Harrison.....	Walter F. Noble
Buchanan.....	R. A. Nelson	Henry.....	Carl A. Anderson
Buena Vista.....	J. Oliver Landsness	Howard.....	W. A. (Bill) Bents
Butler.....	H. A. Moore	Humboldt.....	Oliver H. De Groote
Calhoun.....	Oliver N. Baker	Ida.....	M. F. Bockwoldt
Carroll.....	J. E. Hansen	Iowa.....	Chris F. Hinrichs
Cass.....	G. T. Kuester	Jackson.....	Willard Ingalls
Cedar.....	D. A. Donohue	Jasper.....	Edw. J. Morrissey
Cerro Gordo.....	W. H. Nicholas	Jefferson.....	Wilson Reed
Cherokee.....	Laurence M. Boothby	Johnson.....	Frank J. Krall
Chickasaw.....	George Fiene	Jones.....	Clifford M. Strawman
Clarke.....	Henry Siefkas	Keokuk.....	G. A. Beman
Clay.....	A. H. Avery	Kossuth.....	Casey Loss
Clayton.....	Ernest T. Smith	Lee.....	Thomas W. Wellington
Clinton.....	Harvey J. Long	Linn.....	C. J. Knickerbocker
Clinton.....	Leo P. McElaney	Linn.....	Ernest Kosek
Crawford.....	Albert Weiss	Louisa.....	M. F. Hicklin
Dallas.....	M. M. Neal	Lucas.....	Ray E. Shepard
Davis.....	W. R. Fimmen	Lyon.....	B. L. Datisman
Decatur.....	E. B. Saylor	Madison.....	Virgil E. Smith
Delaware.....	Glenn E. Robinson	Mahaska.....	Carroll L. Brown
Des Moines.....	Walden T. Smith	Marion.....	Claire G. Prange
Dickinson.....	David G. Ainsworth	Marshall.....	W. Eldon Walter
Dubuque.....	John L. Duffy	Mills.....	Ira L. Turner
Dubuque.....	Arnold Utzig	Mitchell.....	Allert G. Olson
Emmet.....	George H. Robb	Monona.....	Geo. L. Brown
Fayette.....	J. C. Davis	Monroe.....	Hugh W. Lundy

Montgomery.....	Elmer A. Bass	Sioux.....	Russell A. Patrick
Muscatine.....	W. C. Hendrix	Story.....	Albert Steinberg
O'Brien.....	Harry E. Watson	Tama.....	Lawrence Putney
Osceola.....	Clint L. Fletcher	Taylor.....	Arthur P. King
Page.....	Ed. W. Fulk	Union.....	E. L. Edwards
Palo Alto.....	Frank Koch	Van Buren.....	O. C. Williams
Plymouth.....	J. Henry Lucken	Wapello.....	Edna C. Lawrence
Pocahontas.....	Guy G. Butler	Wapello.....	Paul Troeger
Polk.....	Carl A. Burkman	Warren.....	Harold Felton
Polk.....	Ted Sloane	Washington.....	T. H. Huston
Pottawattamie.....	Andrew J. Nielsen	Wayne.....	Gene Poston
Pottawattamie.....	H. W. Walter	Webster.....	Amy M. Bloom
Poweshiek.....	John W. Gannaway	Winnebago.....	Theo. Klemesrud
Ringgold.....	George B. Kester	Winneshiek.....	C. M. Langland
Sac.....	A. C. Redman	Woodbury.....	Harold F. (Lum) Nelson
Scott.....	Philip T. Hedin	Woodbury.....	Charles E. Van Eaton
Scott.....	Fred Schwengel	Worth.....	Norman Norland
Shelby.....	Francis Kerr	Wright.....	L. E. Wilson

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 tenth day of January, A. D. 1947.

ROLLO H. BERGESON, *Secretary of State.*

(SEAL)

We, your committee on credentials, further submit herewith a copy of a proclamation issued by the Governor and copy of the additional certificate issued by the Secretary of State pursuant to the special election held in Warren County:

PROCLAMATION

Whereas: The office of Representative of the Fifty-second General Assembly from Warren County, Iowa for the term beginning January 1, 1947 has become vacant by reason of the death of Harold Felton, as Representative-elect.

Now, Therefore, I, Robert D. Blue, Governor of the State of Iowa, by virtue of the authority in me vested by law, do hereby proclaim and direct that a special election to fill said vacancy shall be held within and throughout said Warren County on Monday, the sixth day of January, A. D., 1947.

Whereas, all electors throughout said Warren County will take due notice and the sheriff of Warren County will take official notice and be governed accordingly.

(SEAL)

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Iowa. Done at Des Moines this tenth day of December in the year of Our Lord One Thousand Nine Hundred and Forty-six, of the State of Iowa, the One Hundredth, and of the Independence of the United States the One Hundred and Seventy-first.

ROBERT D. BLUE, *Governor of Iowa.*

To the Honorable, The Chief Clerk of the House of Representatives:
I, ROLLO H. BERGESON, 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 named person was declared by the state canvassing board to have been elected for the residue of the term ending December 31, 1948 at the Special Election held January 6, 1947:

County	Name
Warren	William S. Beardsley

(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 tenth day of January, A. D. 1947.

ROLLO H. BERGESON, *Secretary of State.*

Respectfully submitted,

M. F. HICKLIN, *Chairman.*

LAURENCE PUTNEY.

CLAIRE G. PRANGE.

FRED W. TESMER.

JOHN L. DUFFY.

Committee.

Report adopted.

MEMBERS' OATH OF OFFICE

The following members 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."

C. G. Good	Elmer Pieper	Penn Eckles
William S. Beardsley	A. G. Redman	William Kruse
H. A. Moore	Laurence Putney	Harold F. Nelson
J. E. Hansen	Arthur P. King	Fred Schwengel
J. A. Walker	Oliver De Groot	M. F. Bockwoldt
Allert G. Olson	Arnold Utzig	C. J. Knickerbocker
Paul Troeger	Glenn E. Robinson	Clifford M. Strawman
D. A. Donohue	Henry H. Stevens	J. C. Davis
John L. Duffy	G. T. Kuester	B. L. Datisman
Frank J. Krall	Arch W. McFarlane	C. L. Brown
Ivan R. Mills	Ted Sloane	R. A. Nelson
C. M. Langland	Ernest T. Smith	Charles S. Van Eaton
E. L. Edwards	Walden T. Smith	Walter F. Noble
Oliver N. Baker	W. H. Nicholas	Frank Koch
E. E. Poston	Ernest Kosek	Edna C. Lawrence
Henry Siefkas	Chris F. Hinrichs	Amy M. Bloom
Leonard E. Scott	Leo P. McEleney	Norman Norland
Elmer A. Bass	George L. Brown	R. E. Duffield
Hugh W. Lundy	Arthur E. Rankin	Ray E. Shepard
W. A. Bents	J. Henry Lucken	A. H. Avery

R. E. Wilson	Virgil E. Smith	Fred W. Tesmer
O. C. Williams	W. S. Lynes	Carl A. Burkman
Albert Steinberg	Ira L. Turner	John W. Gannaway
George Fiene	M. F. Hicklin	M. M. Neal
W. Eldon Walter	Mel M. Graham	Andrew J. Nielsen
Russell A. Patrick	W. J. Kilpatrick	W. R. Fimmen
Willard Ingalls	H. W. Walter	C. A. Bryson
Edw. J. Morrissey	Ed W. Fulk	Philip T. Hedin
Clint L. Fletcher	T. H. Huston	Harry E. Weichman
G. A. Beman.	Claire G. Prange	George B. Kester
H. R. Frei, Jr.	Wilson Reed	Francis Kerr
Harvey J. Long	Laurence M. Boothby	Casey Loss
Carl A. Anderson	Harry E. Watson	W. C. Hendrix
J. Oliver Landsness	David G. Ainsworth	Ernest Humbert
Thomas W. Wellington	George H. Robb	Albert Weiss
E. B. Saylor	Theo. Klemesrud	

ELECTION OF SPEAKER

Bryson of Hardin presented the name of Honorable G. T. Kuester of Cass county as candidate for Speaker of the House of Representatives of the Fifty-second General Assembly, preceding such nomination with the following remarks:

MR. SPEAKER AND MEMBERS OF THE HOUSE:

For the second time I have been accorded this privilege, once in the first hundred years of our statehood and now in the beginning of our second hundred years.

I desire to present to you for your Speaker, the name of a very dear friend of mine and of yours. I speak with the certainty that that which I shall say is noncontroversial.

This man is known to all of us as a man of integrity, of lofty thoughts and purposes, a true friend to the common people of Iowa, and one trusted by all. No one has a more intimate knowledge of legislative affairs than he. We have found him trustworthy, courageous and fearless in the performance of all his duties, always ready to champion the cause of right against wrong.

He is possessed of that quiet dignity and even temperament so necessary to a presiding officer and with it, all the other qualifications necessary for a Speaker.

Mr. Speaker and Members of this Fifty-second General Assembly of Iowa, it affords me great pleasure to present to you now the Honorable Gus T. Kuester of Cass county for Speaker of the House.

Klemesrud of Winnebago seconded the nomination of Mr. Kuester for Speaker of the House, preceding his motion with the following remarks:

MR. SPEAKER, LADIES AND GENTLEMEN, MEMBERS OF THIS FIFTY-SECOND GENERAL ASSEMBLY:

It is indeed a real pleasure and great privilege to have a part in presenting the Honorable Gus Kuester as the majority party's candidate for Speaker, ever more so, when one can be reasonably safe in assuming that the nominee will be elected.

The older members know that for some years past the State's advance in greatness has been due, to some considerable extent, to a Cass county farmer's willingness to leave his four-buckle overshoes empty and unused, take a leisurely glance out at his favorite back forty, then hie his way to the Capitol City, there to endure what almost anyone from the wide-open spaces would describe as a winter of slush, smoke, soot, and high prices, so that he might fulfill a sacred obligation to his constituents, so that he might do his part in drafting good government for the people of Iowa.

Session after session newly elected members have been coming here, imbued with desire to merit the faith of their constituents in return for some slight financial reward and great satisfaction in having their consciences and informed friends repeat, "Well done, my faithful servant".

In recent sessions, those who have confided these ambitions to their legislative brethren have invariably had one person pointed out to them as the one outstanding, rugged individualist whom they could well choose as their model in striving for excellence in statesmanship. That peer among legislators is Gus Kuester.

I will not take the time to enlarge upon his many qualifications. Yet, I know many of you recall how two years ago he answered the reckless cry to spend, spend, and spend by forceful "nays" to prevent "scraping the bottom of the barrel".

And I will only give passing mention of the fact that when a national magazine was searching for an outstanding American as the subject of an article which would propagandize true Americanism and good government, both at home and abroad, the quest ended in Cass county.

But it is not because he is a farmer, and surely not because of his international fame as *Time* magazine's cover-page man, that I wish to second the nomination. It is because, regardless of whether you heartily agree or emphatically disagree with his own views, this peer among legislators will always remain a true friend to all who honestly do their duty as they see it. Also, because his only political ambition is to serve where he can be of greatest use in promoting good government for a great state.

It is indeed, then, a pleasure and a privilege to second the nomination of my friend, your friend, our friend, that typical Iowan, plain Gus Kuester, the Honorable Gentleman from Cass county, for Speaker of the House of the Fifty-second General Assembly.

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

MR. SPEAKER: I have never asked to be recognized for a purpose more satisfactory to me than at this time.

For four sessions I have been associated with the majority nominee

for Speaker. During all that time I have found him fair, honest and aggressive for the things in which he believes.

During the past two years I have been closely associated with him in the work of the legislative interim committee, and in visiting the various institutions of the Board of Education and the Board of Control. During this time he has been outspoken for the things that he believed right and proper, regardless of outside influence.

During this session of the legislature every group, every partisan and every cause for which lobbyists work will be striving to influence the administration of affairs in the House. I believe and say that any group that strives for questionable legislation will receive no encouragement from the nominee of the majority party. That is all the State of Iowa asks—fair and honest administration of the affairs of the House with a minimum of politics, and I believe that in Gus Kuester we have such a man.

I not only take pleasure, but consider it a privilege to move that the vote by which G. T. Kuester is elected Speaker of the House of Representatives for the Fifty-Second General Assembly be made unanimous and the Chief Clerk be authorized to cast the entire vote of the Assembly for him.

In accordance with the foregoing motion, the Chief Clerk cast the votes of all the members of the House for Honorable G. T. Kuester as Speaker of the House of Representatives of the Fifty-second General Assembly. Honorable G. T. Kuester of Cass county having received all of the votes cast for the office of Speaker of the House of Representatives of the Fifty-second General Assembly, was declared elected to that office.

Good of Boone moved that a committee of two be named to escort the Speaker to the chair.

Motion prevailed and the following committee was named: Good of Boone and Olson of Mitchell.

Honorable G. T. Kuester was escorted to the Speaker's station and upon being sworn, assumed the chair and made the following remarks:

MEMBERS OF THE FIFTY-SECOND GENERAL ASSEMBLY:

Allow me to express my sincere appreciation of the honor and recognition you have bestowed upon me.

I realize the duties and responsibilities that go with the position and approach the task ahead in all humbleness of spirit, asking for Divine guidance to give me wisdom and understanding to properly take care of the duties as Speaker. We have many problems ahead that, with a spirit of sincere cooperation, we can arrive at a solution of many of them. May I suggest that our aim at all times should be: "To hew to the line in the interest of good government for the people of Iowa

as a whole." You will find that this can best be done without indulging in partisan politics.

Permit me to review just very briefly to refresh our minds and to recall a few facts of recent history.

There are in this session two other members besides myself, Avery, (Dad, as we lovingly call him), and the Dean of the Legislature, McFarlane, who will recall that in the session of 1935, the 46th, the Emergency Committee was one of the main committees having to deal with continuation of farm mortgage moratoriums, feed loans to farmers in drouth areas of the state, chattel mortgages, bankruptcies, tax sales, and other items of like nature. Many counties had to appeal to the state for direct aid for welfare relief. C.C.C. camps were in operation to give employment to boys. Large sums were appropriated by the state for emergency relief purposes. The national debt was going up. Since that period of time, just when the country was starting to make some recovery, we had World War II thrust upon us. It was necessary to spend billions of dollars in treasure as well as hundreds of thousands of lives to win that war. In a very real sense we are now in a period of high prices due to national debt—credit situation that in all reality is an additional debt burden that has been thrust upon us and generations to come. Government has only one source of revenue: TAXES.

In this post-war situation it is well to remember that we at all times have this national debt situation to face and must govern our own deliberations with this in mind; care must be taken NOT to establish a long-time program on an inflationary basis.

Among many problems we have are those of state finance. We should provide enough funds to properly operate the various departments and institutions of the state with reasonable allowance for higher living costs.

Much has been said about the surplus in our state funds; let me say I sincerely believe that when the budget for the 1947-1949 biennium, exclusive of any new or additional items, is completed, it will be found that most of the surplus available will have been absorbed leaving no such surplus as was left two years ago as a cushion fund and an ordinary practice of good business. The increase in wages and salaries with few exceptions should be on a temporary basis to meet the higher costs of living. Another matter to come before us is that of our State Board of Control Institutions. You will be confronted with many reports and proposals from various sources for your consideration. Let us give careful consideration to these matters and then it will be necessary for us to use common sense in arriving at our final conclusions.

The Interim Committee has been very active since the close of the last session; please give their report careful consideration; likewise, that of the House and Senate Committee or, as it is better known, the Knudson Committee.

Now is NOT the time to disband the functions of the Board of Control, but we should come to their aid with sufficient funds and legislative aid to enable them to do the things necessary. It must be remembered

that the war upset plans for the improvement of the Board of Control Institutions. It will require time to accomplish desired results.

Our school and road programs are interdependent and any program of state aid should be based upon current yearly revenue surplus. We should not establish a program now that will become a severe property tax burden later.

There has been for some time an urgent demand for corrective beer legislation. While it is true that the State cannot legislate morals into the lives of individuals, nevertheless, the laws of the State should be on the side of the higher ideals of life and definite action should be taken to give to the people weapons of enforcement and stringest regulation of the sale of the stuff that can lead to the destruction of useful lives and the loss of eternal life for the individual. The problem should not be approached from the standpoint of additional revenue, since the cost to the State in its various forms far exceeds the revenue obtained.

You will be approached by various groups who have some special interest to them that they will urge your favorable consideration; I would suggest that you give their proposition fair and careful consideration, then vote your own honest convictions in the matter. This eliminates the so called "hot spots" in your work here. Remember that it is not the quantity but the quality of the bills passed that determines the success or failure of the session. We can, by working longer hours daily, shorten the session by days, which I am sure will be appreciated come springtime. To the new members, you will find that the members who have had previous service anxious to be of help to you. Feel free to ask them for any help you may want. We all were new once and we all remember the help given us. Let us work on a basis of mutual cooperation.

I shall try to be fair at all times and ask your help to make this session the success we all want it to be. I want you to know that the door to the Speaker's office is always open to you. I need your help and advice.

Let us again resolve to "Hew to the line in the interest of good government for the people of Iowa as a whole."

Speaker Kuester in the chair.

PERMANENT CHIEF CLERK

Nelson of Woodbury 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.

TRIBUTE TO FORMER SPEAKER FELTON

The Speaker announced an interruption in the usual procedure with the following statement:

At this point, I think it would be most appropriate for us to depart

from the regular procedure and pay silent tribute to the man who, but for the intervention of a Divine Providence, would have stood in the place where I now stand. All of us who served with our former Speaker had the highest regard for him in every possible way and I am sure that those of the new members who were not acquainted with him will want to join us and stand for a moment in silent tribute to his memory.

The members of the House stood in silent tribute to the memory of former Speaker Felton.

Morrissey of Jasper offered the following resolution and asked unanimous consent for its immediate consideration and moved its adoption:

HOUSE RESOLUTION 1

Whereas, A Divine Providence in His Infinite Wisdom, has seen fit to call from our very midst to His eternal home, our very good friend, our co-worker and fellow member of the Legislature, the Speaker of the House of Representatives, the Honorable Harold Felton, and,

Whereas, Every member of the General Assemblies whose privilege it has been to serve with him, as well as a host of friends throughout the state, give testimony to his zeal and integrity in public service, and,

Whereas, The state of Iowa, which he has served with unflinching devotion, has, in his passing, lost a faithful and loyal servant, Now, Therefore,

Be It Resolved, by the House of Representatives, That each and every member has lost a true friend, that as an organization it has lost a most competent, honest and impartial presiding officer, and that the entire state mourns the loss of an able and courageous official, and

Be It Further Resolved, That we express our most sincere sympathy to the bereaved family, and

Be It Further Resolved, That a copy of this Resolution be forwarded to Mrs. Felton, and that this Resolution shall be spread upon the records of the House of Representatives this 13th day of January, 1947.

Motion prevailed and the resolution was adopted by standing vote.

ADOPTION OF TEMPORARY RULES

Morrissey of Jasper moved that the rules of the House of Representatives of the Fifty-first 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

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

Motion prevailed and the following committee was appointed: Wilson of Wright, Schwengel of Scott and Bloom of Webster.

COMMITTEE TO NOTIFY THE SENATE

McFarlane of Black Hawk 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: McFarlane of Black Hawk, Beardsley of Warren and Lundy of Monroe.

Donohue of Cedar 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-second General Assembly be held on January 14, 1947, at 2:00 p.m.

Be It Further Resolved: That Governor Blue be invited to read his message at this joint convention of the two houses of the General Assembly and that the President of the Senate and the Speaker of the House be designated to deliver the invitation to him.

Be It Further Resolved: That at this joint convention the votes 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. Donohue moved its adoption.

Motion prevailed and the resolution was adopted.

ELECTION OF SPEAKER PRO TEMPORE

Weichman of Benton 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-second General Assembly, preceding his nomination with the following remarks:

MR. SPEAKER AND MEMBERS OF THE FIFTY-SECOND GENERAL ASSEMBLY:

It is an honor for me to take this opportunity to place in nomination the name of a man with whom I have served the past five sessions of

the Legislature, and in whom I have a great deal of confidence, and whom I believe you will like as your Speaker pro tempore.

Now I place in nomination the name of Edward J. Morrissey of Jasper county as your Speaker pro tempore.

Edwards of Union seconded the nomination of Mr. Edw. J. Morrissey as Speaker pro tempore of the House of Representatives, preceding his motion with the following remarks:

MR. SPEAKER AND MEMBERS OF THE HOUSE:

I have known the honorable Edw. J. Morrissey for many years. We have worked together in many capacities on various committees during the last six years that I have been a member of the House.

I have always found him to be fair, honest and conscientious in all of his decisions. I think he is a fine gentleman and a good legislator. Therefore, I wish to second the nomination of the Honorable Edw. J. Morrissey for Speaker pro tempore of the House for the coming session.

Norland of Worth 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 his motion with the following remarks:

MR. SPEAKER AND MEMBERS OF THE FIFTY-SECOND GENERAL ASSEMBLY:

The minority party approves of, and applauds, the selection made by the majority for candidate as Speaker pro tempore. The courtesy and kindness of the presiding officers are among the many things that make a legislative session efficient and pleasant.

Mr. Morrissey has these qualities in an unusual degree, and we are happy to have him as our Speaker pro tempore. I, therefore, move that the Chief Clerk be authorized to cast the votes of all the members of the House of Representatives of the Fifty-second General Assembly 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. Mr. Morrissey was declared unanimously elected Speaker pro tempore of the House of Representatives of the Fifty-second 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 following committee was appointed: Walter of Marshall and Brown of Monona.

Mr. Edw. J. 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.

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.

Wilson of Wright, chairman of the committee to notify the Governor 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.

McFarlane of Black Hawk, 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

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

Motion prevailed and the following committee was appointed: Hedin of Scott, Lynes of Bremer and Krall of Johnson.

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

HOUSE RESOLUTION 2

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.

Speaker Kuester in the chair.

SPECIAL ORDER

Walter of Pottawattamie offered the following motion:

I move that the assignment of seats to the members of the House be made a special order for this afternoon at 2:00 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 former General Assemblies, or may select any other available seats preceding the drawing.

Motion was adopted.

MESSAGES FROM THE SENATE

The following messages were received by 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 Elthon, Bateson, Hultman, Faul, Clem, Dewel and Jacobson.

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 to the members of the House and Senate.

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 of Senate.*

CONSIDERATION OF SENATE MESSAGES

McFarlane of Black Hawk 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 six members of the Senate to be appointed by the President of the Senate and six members of the House to be appointed by the Speaker of the House, to arrange for the inauguration of the Governor and Lieutenant Governor.

McFarlane of Black Hawk 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 Robert D. Blue and Lieutenant Governor Kenneth A. Evans on the part of the House, the Speaker appointed McFarlane of Black Hawk, Wilson of Wright, Turner of Mills, Sloane of Polk, Schwengel of Scott, and Putney of Tama.

McFarlane of Black Hawk 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 of 1946 to such members of the Fifty-second General Assembly of Iowa, who may request the same. House members to leave orders for Codes at the Chief Clerk's desk and Senate members by leaving orders at the Secretary's desk.

McFarlane of Black Hawk moved its adoption. Motion prevailed and Senate Concurrent Resolution 2 was adopted.

McFarlane of Black Hawk 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-second General Assembly on date of introduction and printing thereof, and that same, with binders, be furnished to such officers free of charge.

McFarlane of Black Hawk moved its adoption. Motion prevailed and Senate Concurrent Resolution 3 was adopted.

Fimmen of Davis offered the following resolution:

HOUSE RESOLUTION 3

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 con-

sidered qualified. The Speaker and Chief Clerk shall 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, Mr. Fimmen moved its adoption. Motion prevailed and the resolution was adopted.

COMMITTEE ON MILEAGE

McEleney of Clinton 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: McEleney of Clinton, Kosek of Linn, and Hansen of Carroll.

Long of Clinton 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. Long 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: Long of Clinton, Nelson of Woodbury, and Kruse of Floyd.

Steinberg of Story 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 they apply to is up for consideration.

Be It Further Resolved, That printed amendments shall correspond line for line with original copies.

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

PERMANENT OFFICERS OF THE HOUSE

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

Assistant Chief Clerk—William Kendrick, Lee county.
 Reading Clerk—Tom Moore King, Wayne county.
 Journal Clerk—Bess Okey, Chickasaw county.
 Journal Clerk—Scott Phelps, Woodbury county.
 Engrossing Clerk—Gretchen Stockham, Polk county.
 Enrolling Clerk—Lillian Kanealy, Story county.
 Enrolling Clerk—Madeleine Burrows, Polk county.
 General Clerk—Vera Bradshaw, Polk county.
 Special Clerk—Viola Towle, Cerro Gordo county.
 Special Clerk—Frances Chittenden, Polk county.
 Special Clerk—Frances Stafford, Polk county.
 Payroll Clerk—Madge Clark, Polk county.
 Sergeant-at-arms—Wm. Cree, Davis county.
 Assistant Sergeant-at-arms—Walter Cook, Fayette county.
 Assistant Sergeant-at-arms—Walter Homeyer, Scott county.
 Chief Doorkeeper—C. A. Gardner, Clarke county.

EMPLOYEES' OATH OF OFFICE

The 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."

Vera Bradshaw	C. A. Gardner
Frances Stafford	W. Homeyer
Madge Clark	Wm. L. Cree
L. Viola Towle	Walter R. Cook
Bess A. Okey	Madeleine Burrows
Tom Moore King	Gretchen Stockham
Lillian Kanealy	Scott Phelps
William R. Kendrick	Frances Chittenden

GENERAL LEGISLATIVE COMMITTEE

Speaker Kuester 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 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, Chairman.

Harry Weichman, Benton county.

David Ainsworth, Dickinson county.

Mel M. Graham, Audubon county.

C. A. Bryson, Hardin county.

C. G. Good, Boone county.

Edna Lawrence, Wapello county.

Ivan R. Mills, Adair county.

Edw. J. Morrissey, Jasper county.

E. E. Poston, Wayne county.

A. E. Rankin, Franklin county.

Harry E. Watson, O'Brien county.

O. C. Williams, Van Buren county.

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.

On motion of McFarlane of Black Hawk, the House adjourned until 2:00 p.m. today.

AFTERNOON SESSION

Pursuant to adjournment, the House reconvened.
Speaker Kuester 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:

Ainsworth	61	King	47
Anderson	34	Klemesrud	18
Avery	102	Knickerbocker	84
Baker	21	Koch	5
Bass	89	Kosek	86
Beardsley	52	Krall	40
Beman	105	Kruse	22
Bents	85	Kuester	14
Bloom	79	Landsness	11
Bockwoldt	2	Langland	87
Boothby	99	Lawrence	63
Brown of Mahaska	43	Long	41
Brown of Monona	103	Loss	12
Bryson	74	Lucken	77
Burkman	58	Lundy	56
Butler	31	Lynes	1
Datisman	3	McEleney	39
Davis	94	McFarlane	72
De Groote	49	Mills	106
Donohue	36	Moore	76
Duffield	65	Morrissey	45
Duffy	38	Neal	30
Eckles	19	Nelson of Buchanan	27
Edwards	95	Nelson of Woodbury	46
Fiene	8	Nicholas	15
Fimmen	92	Nielsen	70
Fletcher	107	Noble	60
Frei	97	Norland	55
Fulk	104	Olson	26
Gannaway	4	Patrick	17
Good	16	Pieper	81
Graham	80	Poston	83
Hansen	66	Prange	73
Hedin	48	Putney	23
Hendrix	91	Rankin	101
Hicklin	96	Redman	33
Hinrichs	29	Reed	93
Humbert	13	Robb	51
Huston	35	Robinson	67
Ingalls	25	Saylor	24
Kerr	62	Schwengel	6
Kester	28	Scott	108
Kilpatrick	98	Shepard	20

Siefkas	69	Utzig	53
Sloane	54	Van Eaton	75
Smith of Clayton	68	Walker	57
Smith of Des Moines	37	Walter of Marshall	44
Smith of Madison	59	Walter of Pottawattamie	32
Steinberg	42	Watson	9
Stevens	88	Weichman	78
Strawman	100	Weiss	7
Tesmer	71	Wellington	10
Troeger	82	Williams	90
Turner	50	Wilson	64

INTRODUCTION OF BILLS

House File 1, by general legislative committee, a bill for an act to amend section four hundred forty-five point thirty-nine (445-39), Code 1946, relating to interest and penalty on delinquent taxes levied on property of persons serving in the armed forces of the United States, legalizing the acceptance of said taxes on the part of the county treasurers without the payment of interest and penalty, and providing for a refund of such interest and penalty to such persons where the same were paid on taxes due and payable in the years 1945 and 1946.

Read first time and passed on file.

House File 2, by general legislative committee, a bill for an act to amend section one hundred forty-seven point eighty (147-80) and section one hundred forty-seven point one hundred (147.100), Code 1946, to increase the annual renewal fee for a license to practice pharmacy.

Read first time and passed on file.

House File 3, by general legislative committee, a bill for an act to declare the title and ownership of meandered streams and lakes and waters of the state.

Read first time and passed on file.

House File 4, by general legislative committee, a bill for an act to amend section three hundred seventy-two point six (372.6), Code 1946, relating to the title of the beds of meandered streams within the corporate limits of certain cities.

Read first time and passed on file.

House File 5, by general legislative committee, a bill for an act to amend Chapter four hundred sixty-nine (469), Code 1946, relating to milldams and races and to transfer the duties there-

in delegated from the executive council to the state conservation commission.

Read first time and passed on file.

House File 6, by general legislative committee, a bill for an act to amend sections one hundred eleven point thirty-one (111.31) and one hundred eleven point thirty-two (111.32), Code 1946, relating to sale of islands and park lands.

Read first time and passed on file.

House File 7, by general legislative committee, a bill for an act to amend section two point six (2.6), Code 1946, relating to officers of the general assembly.

Read first time and passed on file.

House File 8, by general legislative committee, a bill for an act to amend section two point twenty (2.20), Code 1946, relating to current expenses of the general assembly.

Read first time and passed on file.

House File 9, by general legislative committee, a bill for an act to amend section one hundred twenty point eight (120.8), Code 1946, relating to watchmakers and repairmen.

Read first time and passed on file.

House File 10, by general legislative committee, a bill for an act to amend certain sections of the Code relating to the United States bureau of the census.

Read first time and passed on file.

House File 11, by general legislative committee, a bill for an act relating to the filing of marriage and divorce returns.

Read first time and passed on file.

House File 12, by general legislative committee, a bill for an act to authorize the filing of a new birth certificate for illegitimate children that become legitimate.

Read first time and passed on file.

House File 13, by general legislative committee, a bill for an act to amend section three hundred twenty-seven point sixteen (327.16), Code 1946, relating to reinstatement of truck operator permit.

Read first time and passed on file.

House File 14, by general legislative committee, a bill for an act to amend section three hundred twenty-seven point eight (327.8), Code 1946, relating to truck operator permit.

Read first time and passed on file.

House File 15, by general legislative committee, a bill for an act to amend section three hundred twenty-six point five (326.5), Code 1946, relating to refund of compensation tax paid by certificated motor carriers.

Read first time and passed on file.

House File 16, by general legislative committee, a bill for an act to amend section three hundred twenty-five point twelve (325.12), Code 1946, relating to motor carrier application for certificate.

Read first time and passed on file.

House File 17, by general legislative committee, a bill for an act to amend section three hundred twenty-five point eighteen (325.18), Code 1946, relating to the granting of an application for a motor carrier certificate.

Read first time and passed on file.

House File 18, by general legislative committee, a bill for an act to amend section three hundred twenty-seven point seven (327.7), Code 1946, relating to the application for a truck operator permit.

Read first time and passed on file.

House File 19, by general legislative committee, a bill for an act to amend the military code of Iowa (Code 1946).

Read first time and passed on file.

House File 20, by general legislative committee, a bill for an act to amend section twenty-nine point forty-nine (29.49), Code, 1946, relating to armory board.

Read first time and passed on file.

ASSIGNMENTS OF DESKS IN THE PRESS GALLERY.

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

3. Frank Miles, Iowa Foreign Service.
4. Charles Morrow, Daily Iowan.
5. Frank Moorhead, General Correspondent.
6. Frank T. Nye, Cedar Rapids Gazette.
7. Wallace M. Short, The Unionist and Public Forum.
8. Dwight McCormack, Associated Press.
9. Fred Lazell, Des Moines Tribune.
10. George Mills, Des Moines Register.
11. James Cooney, United Press.
12. Allen Dodd, International News Service.
13. John Henderson, Iowa Daily Press Association.
14. Don Reid, Iowa Press Association.

Nielsen of Pottawattamie offered the following concurrent resolution and asked unanimous consent for its immediate consideration:

HOUSE CONCURRENT RESOLUTION 4

Be It Resolved by the House, the Senate Concurring: That the Superintendent of Printing be directed to furnish copies of the 1946 Code and Session Laws of the Fifty-first General Assembly as requisitioned by the Chief Clerk of the House of Representatives and by the Secretary of the Senate for use of the staffs in their respective offices.

The Superintendent of Printing is further directed to furnish copies of the 1946 Code and Session Laws of the Fifty-first General Assembly to members of the press assigned seats in the Senate and House press galleries.

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

APPOINTMENT OF SPEAKER'S CLERK

The Speaker announced the appointment of Miss Shirley Kuester as his clerk.

On motion by McFarlane of Black Hawk, the House adjourned until 10 a. m., Tuesday, January 14, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 14, 1947.

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

Prayer was offered by Rabbi Emeritus Eugene Mannheimer, Temple B'Nai Jeshurun, Des Moines, Iowa.

Journal of January 13 corrected and approved.

INTRODUCTION OF BILLS

House File 21, by general legislative committee, a bill for an act to amend sections five hundred fifty-six point twenty-four (556.24), five hundred fifty-six point twenty-five (556.25) and five hundred fifty-six point twenty-six (556.26), Code 1946, relating to conditional sale contracts or lease of utility equipment, the filing thereof and the release and satisfaction thereof.

Read first time and passed on file.

House File 22, by general legislative committee, a bill for an act relating to the exclusion of clerical workers from being a "workman" or "employee" under the workman's compensation law.

Read first time and passed on file.

House File 23, by general legislative committee, a bill for an act to repeal section eighty-six (86) point eleven (11), Code 1946, and to enact a substitute therefor relating to reports of injuries to employees to be filed by the employer with the industrial commissioner under the provisions of the Iowa Workmen's Compensation Law.

Read first time and passed on file.

House File 24, by general legislative committee, a bill for an act to amend sections six hundred forty-eight point one (648.1), six hundred forty-eight point five (648.5), and six hundred forty-eight point nineteen (648.19), Code 1946, 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 passed on file.

House File 25, by general legislative committee, a bill for an act to amend section six hundred twenty-six point twenty (626.20), Code 1946, relating to levying executions on real estate and providing a limitation on the lien of such levy.

Read first time and passed on file.

House File 26, by general legislative committee, a bill for an act to amend section four hundred forty-five point twenty-nine (445.29), Code 1946, relative to lien of personal taxes.

Read first time and passed on file.

House File 27, by general legislative committee, a bill for an act to amend section six hundred two point forty-three (602.43), Code 1946, and relating to the duration of liens of judgments transcribed from municipal courts to district courts.

Read first time and passed on file.

House File 28, by general legislative committee, a bill for an act to amend section four hundred thirteen point one hundred five (413.105), Code 1946, 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 passed on file.

House File 29, by general legislative committee, a bill for an act to amend section one hundred ninety point two (190.2), Code 1946, relating to the department of agriculture and the standards for food in Iowa.

Read first time and passed on file.

House File 30, by general legislative committee, 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 substituted articles of incorporation of the Boomhower Hardware Company and to provide for the renewal of the charter of the said Boomhower Hardware Company.

Read first time and passed on file.

House File 31, by general legislative committee, 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 substituted and renewal articles of incorporation of the Morningside Lumber & Coal Company and to provide for the renewal of the charter of the said Morningside Lumber & Coal Company.

Read first time and passed on file.

House File 32, by general legislative committee, a bill for an act to provide for the payment of insurance premiums from the various county funds.

Read first time and passed on file.

House File 33, by general legislative committee, a bill for an act to amend section two hundred thirty point twenty-nine (230.29), Code 1946, relating to compromise settlement by boards of supervisors of liens on real estate for the care of insane.

Read first time and passed on file.

House File 34, by general legislative committee, a bill for an act to amend section three hundred forty-one point seven (341.7), Code 1946, relating to the employment of temporary assistance for the county attorney.

Read first time and passed on file.

House File 35, by general legislative committee, a bill for an act to amend section four hundred four point five (404.5), Code 1946, relating to general powers of cities and towns to levy special taxes to build, purchase or remodel a city or town hall.

Read first time and passed on file.

House File 36, by general legislative committee, a bill for an act to amend section sixteen point thirty (16.30), Code 1946, relating to the cost of legislative journals and bills.

Read first time and passed on file.

Long of Clinton offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 5

Whereas, The Code provides that "The compensation of the chaplains, officers and employees of the general assembly shall be fixed by joint action of the House and Senate by resolution at the opening of the session or as soon thereafter as conveniently can be done,"

Now Therefore, Be It Resolved by the House, the Senate concurring:
That the daily compensation of all officers and employees of the Fifty-second General Assembly shall be as follows, to be paid in accordance with the rules of the Senate and the House:

OFFICERS AND EMPLOYEES OF THE SENATE

Secretary of the Senate.....	\$15.00
Assistant Secretary and Reading Clerk of Senate.....	15.00
Engrossing Clerk.....	8.00
Enrolling Clerk.....	8.00
Enrolled Bills Clerk.....	8.00
Journal Clerk.....	8.00
Assistant Journal Clerk.....	8.00
Secretary's Stenographer.....	8.00
Special Clerks.....	8.00
Clerk to Lieutenant Governor.....	7.00
Clerk to Secretary.....	7.00
Bill and File Clerks.....	5.50
Supply Clerk.....	7.00
Sergeant-at-arms.....	7.00
Assistant Sergeant-at-arms.....	6.00
Chief Doorkeeper.....	6.00
Doorkeepers.....	5.50
Postmaster.....	5.50
Committee Clerks.....	6.00
Matrons.....	5.00
Cloak Room Attendants.....	5.00
Porters.....	5.00
Telephone Messenger.....	4.50
Pages.....	4.00

HOUSE OFFICERS AND EMPLOYEES

Chief Clerk.....	15.00
Assistant Chief Clerk.....	10.00
General Clerk.....	10.00
Reading Clerk.....	8.00
Journal Clerks.....	8.00
Engrossing Clerk.....	8.00
Enrolling Clerks.....	8.00
Special Clerks.....	8.00
Clerk of Enrolled Bills.....	8.00
Supply Clerks.....	5.50
Bill and File Clerks.....	5.50
Speaker's Secretary.....	7.00
Chief Clerk's Secretary.....	7.00
Committee Clerks.....	6.00
Postmaster.....	5.50

Sergeant-at-arms	7.00
Assistant Sergeant-at-arms	6.00
Porters	5.00
Telephone Messengers	4.50
Chief Doorkeeper	6.00
Doorkeepers	5.50
Pages	4.00
Chief Electrician	8.00
Assistant Electricians	6.00
Matrons	5.00

Be It Further Resolved, That the President and Secretary of the Senate and the Speaker and Chief Clerk of the House shall be authorized to pay compensation to persons acting as temporary officers or employees, prior to the permanent organization of their respective Houses, in the positions and at the same scale of compensation as set forth herein.

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

Senate Concurrent Resolution 4, providing that when adjournment is had on Thursday, January 16, 1947, it be to reconvene on Tuesday, January 21, 1947, at two o'clock p.m.

W. J. SCARBOROUGH, *Secretary*.

CONSIDERATION OF SENATE MESSAGE

McFarlane of Black Hawk called up Senate Concurrent Resolution 4 and asked and obtained unanimous consent for its immediate consideration.

SENATE CONCURRENT RESOLUTION 4

Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Thursday, January 16, 1947, it be to reconvene on Tuesday, January 21, 1947, at two o'clock p.m.

McFarlane of Black Hawk moved its adoption. Motion prevailed and Senate Concurrent Resolution 4 was adopted.

On motion by McFarlane of Black Hawk, the House recessed until 1:45 today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Duffield of Guthrie on request of Robinson of Delaware; Tesmer of Black Hawk on request of Putney of Tama; Wellington of Lee on request of Reed of Jefferson.

REPORT OF COMMITTEE ON MILEAGE

McEleney of Clinton, from the committee on mileage, submitted the following report:

Ainsworth, David G.....	181	Knickerbocker, C. J.....	118
Anderson, Carl A.....	140	Koch, Frank.....	149
Avery, A. H.....	190	Kosek, Ernest.....	118
Baker, Oliver N.....	129	Krall, Frank J.....	121
Bass, Elmer A.....	135	Kruse, William.....	160
Beadsley, William S.....	42	Kuester, G. T.....	98
Beman, G. A.....	80	Landsness, J. Oliver.....	166
Bents, W. A.....	198	Langland, C. M.....	244
Bloom, Amy M.....	72	Lawrence, Edna C.....	92
Bockwoldt, M. F.....	153	Long, Harvey J.....	225
Boothby, Lawrence M.....	186	Loss, Casey.....	145
Brown, Carroll L.....	75	Lucken, J. Henry.....	244
Brown, George L.....	178	Lundy, Hugh W.....	68
Bryson, C. A.....	75	Lynes, William S.....	142
Burkman, Carl A.....	0	McEleney, Leo P.....	225
Butler, Guy G.....	126	McFarlane, Arch W.....	122
Datisman, B. L.....	262	Mills, Ivan R.....	65
Davis, J. C.....	152	Moore, H. A.....	135
DeGroot, Oliver H.....	107	Morrissey, Edw. J.....	25
Donohue, D. A.....	160	Neal, M. M.....	35
Duffield, R. E.....	52	Nelson, Harold F.....	204
Duffy, John L.....	225	Nelson, R. A.....	145
Eckels, Penn.....	150	Nicholas, W. H.....	121
Edwards, E. L.....	76	Nielsen, Andrew J.....	140
Fiene, George.....	145	Noble, Walter F.....	178
Fimmen, W. R.....	110	Norland, Norman.....	145
Fletcher, Clint L.....	235	Olson, Allert G.....	161
Frei, H. R., Jr.....	91	Patrick, Russell A.....	243
Fulk, Ed W.....	140	Pieper, Elmer.....	204
Gannaway, John W.....	55	Poston, E. E.....	72
Good, C. G.....	50	Prange, Claire G.....	22
Graham, Mel M.....	100	Putney, Lawrence.....	80
Hansen, J. E.....	90	Rankin, A. E.....	99
Hedin, Philip H.....	184	Redman, A. G.....	131
Hendrix, W. C.....	158	Reed, Wilson.....	117
Hicklin, M. F.....	158	Robb, George H.....	200
Hinrichs, Chris F.....	89	Robinson, Glenn E.....	200
Humbert, Ernest.....	110	Saylor, E. B.....	60
Huston, T. H.....	135	Schwengel, Fred.....	184
Ingalls, Willard.....	180	Scott, Leonard E.....	85
Kerr, Francis.....	115	Shepard, Ray E.....	60
Kester, George B.....	90	Siefkas, Henry.....	58
Kilpatrick, W. J.....	160	Sloane, Ted.....	0
King, Arthur P.....	116	Smith, Ernest T.....	183
Klemesrud, Theo.....	135	Smith, Virgil E.....	36

Smith, Walden T.....	181	Walker, John A.....	75
Steinberg, Albert.....	30	Walter, H. W.....	140
Stevens, Henry H.....	74	Walter, W. Eldon.....	70
Strawman, Clifford M.....	155	Watson, Harry E.....	225
Tesmer, Fred W.....	122	Weichman, Harry E.....	110
Troeger, Paul.....	90	Weiss, Albert.....	129
Turner, Ira L.....	142	Wellington, Thomas W.....	185
Utzig, Arnold.....	225	Williams, O. C.....	146
Van Eaton, Charles S.....	204	Wilson, L. E.....	90

Respectfully submitted by the mileage committee.

LEO P. MCELENEY.

ERNEST KOSEK.

J. E. HANSEN.

Passed on file.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House Concurrent Resolution 1, providing for a joint convention of the two houses of the Fifty-second General Assembly to be held on January 14, 1947 at 2:00 p. m.

Also: 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-second General Assembly. The President has appointed Senators Henningsen, Bekman and Benson.

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

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

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

House Concurrent Resolution 4, directing the superintendent of printing to furnish copies of the 1946 Code and Session Laws of the Fifty-first General Assembly, as requisitioned for Senate and House employees and members of the press.

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

Senate Concurrent Resolution 5, authorizing Senator Ai Miller and Senator Floyd Jones and Senator A. E. Augustine to attend the Interstate Cooperation meeting in Chicago on January 16th, 17th and 18th, 1947, and providing they shall be reimbursed for all actual expenses.

W. J. SCARBOROUGH, *Secretary.*

SENATE CONCURRENT RESOLUTION 5.

Be It Resolved by the Senate, the House Concurring: That Senator Ai Miller, Senator Floyd Jones and Senator A. E. Augustine are hereby authorized to attend the Interstate Cooperation meeting called by the Council of State Governments to convene in Chicago, Illinois, on January 16, 17 and 18, 1947.

Be It Further Resolved: That Senator Ai Miller, Senator Floyd Jones and Senator A. E. Augustine shall be reimbursed for all actual expenses incurred during their attendance at said meeting.

Laid over under Rule 34.

Davis of Fayette 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 Davis of Fayette, Walter of Pottawattamie and Turner of Mills.

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 law and concurrent resolution duly adopted, the joint convention was called to order, President Evans presiding.

The roll was called. Those present were 140.

Ainsworth	Bloom	De Groote	Fletcher
Anderson	Bockwoldt	Dewel	Frei
Augustine	Boothby	Donohue	Fulk
Avery	Brown of	Doud	Gannaway
Baker	Mahaska	Duffy	Good
Bass	Brown of Monona	Dykhouse	Graham
Batesman	Bryson	Eckels	Hansen
Beardsley	Burkman	Edwards	Hawkins
Bekman	Clem	Elthon	Hedin
Beman	Colburn	Fiene	Hendrix
Bents	Datisman	Fimmen	Henningsen
Berg	Davis	Fishbaugh	Hicklin

Hinrichs	Linnevold	Nelson of	Siefkas
Hultman	Long of Clinton	Woodbury	Skourup
Humbert	Long of Delaware	Newsome	Sloane
Huston	Lord	Noble	Smith of Clayton
Ingalls	Loss	Norland	Smith of
Jacobson	Lucas	Olson	Des Moines
Jones	Lucken	Patrick	Smith of Madison
Keir	Lynes, J. K. of	Pieper	Steinberg
Kerr	Bremer	Poston	Stevens
Kester	Lynes, W. S. of	Prange	Strawman
Kilpatrick	Bremer	Putney	Troeger
King	Maytag	Rankin	Turner
Kirketeg	McEleney	Redman	Utzig
Klein	McFarlane	Reed	Van Eaton
Klemesrud	Miller of	Reilly	Vittetoe
Knickerbocker	Audubon	Ritchie	Walker
Knudson	Miller of	Robb	Walter of
Koch	Humboldt	Robinson	Marshall
Kosek	Mills	Rockhill	Walter of
Krall	Moore	Saylor	Pottawattamie
Kruse	Morrissey	Schluter	Watson of O'Brien
Kuester	Musmaker	Schwengel	Weichman
Landsness	Myrland	Scott	Weiss
Langland	Neal	Sharp	Williams
Lawrence	Nelson of	Shepard	Wilson
Leo	Buchanan		

Those absent were, 18.

Barkley	Faul	Martin	Watson of
Benson	Findlay	Mercer	Pottawattamie
Butler	Foster	Nicholas	Wellington
Byers	Hart	Nielsen	Zastrow
Duffield	Lundy	Tesmer	

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

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

Motion prevailed and the President appointed as such committee, Senators Elthon of Worth, Bateson of Hardin and Klein of Marion on the part of the Senate, and Representatives Shepard of Lucas, Reed of Jefferson and Kruse of Floyd on the part of the House.

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

President Evans then presented Governor Blue who delivered the following address:

GOVERNOR'S BIENNIAL MESSAGE

MR. PRESIDENT, MR. SPEAKER, AND MEMBERS OF THE FIFTY-SECOND GENERAL ASSEMBLY:

By virtue of the provision contained in the Constitution it is my responsibility and privilege, at this time, to address you upon the subject "The Condition of the State."

I am happy to be able to report to you that, as a whole, the state of Iowa is in a prosperous condition with splendid prospects for a development and expansion undreamed of by the founding fathers who met one hundred years ago.

Our farmers are in a prosperous condition. The production of grains and livestock are at record levels. The general standard of living of those residing in rural areas has continued to increase.

The important expansion in the field of industry which commenced in Iowa during the war has continued since the conclusion of the conflict. The indebtedness of farmers, of businessmen, of municipalities and counties, together with the primary road indebtedness have been substantially reduced. The state itself is without indebtedness, and as a result of the unexpectedly large returns from sales tax and income tax, has accumulated a reserve which will be of incalculable benefit to the citizenry of the state in making repairs and additions to the capital improvements of the state, which either as a result of the war or past neglect, need attention. Because of the balanced nature of Iowa's economy, we are making the transition from war to peace with much less disturbance than is being experienced by many of our sister states.

Both the state and the nation are now in a period of reconstruction and adjustment following the greatest war of all history. There are some people and some groups of people throughout the nation who, during the war seemed to have lost their sense of proportion and value. Some have forgotten that the only wealth that we possess grows out of production—the production of our farms, the production of our mines, the production of our factories. There can be no production without effort, without the devotion of time, energy and thought. There is no substitute for work. Labor carved this state and this nation out of a wilderness. Our achievements of the past and our hopes for the future have depended and will continue to depend upon our ability to work and sacrifice. A spirit of selfishness and materialism seems to control the thinking and dominate the action of many. Following the termination of the armed conflict, we find ourselves as a nation involved in a civil economic war, which has threatened the stability of the nation and has impaired the strength of local government throughout the nation. We have not yet become sobered from the intoxicating effects of the war and the inflation. The road back to a sound, peaceful, prosperous world will not be easy. We will be beset with many problems and difficulties.

Iowa and her people have no reason to be discouraged. On the contrary, we have every reason for optimism. Our people are thrifty and industrious; our land fertile; our industry constantly growing; our labor the finest in the world. Iowa people are a tolerant, intelligent, law-abid-

ing people. The opportunity for a higher standard of living and greater achievement for our people and for our state has never been brighter.

As we look the world over and perceive the sickness, starvation, destruction and confusion which has gripped so many of the nations of the world, and compare the lot of the millions of citizens of these war-torn countries with our own lot, we should be humbly grateful to the Almighty for the protection and the blessings with which He has surrounded us.

The business of the state is so extensive that it is impossible, within the limits of this address, to discuss the affairs of each state department. The reports of the state treasurer as to the financial condition of the state and the reports of the various other departments of government have been prepared for your consideration, and I am sure that you will study them and be guided by them.

I submit to you, as required by law, a report of all pardons, commutations, final discharges from parole and remittances of fines made during the last two years. In this connection I should like to call your attention to the fact that a large number of applications for remittance of fines which were imposed eight and ten years ago and suspended by the trial court during the good behavior of the defendant, are apparently forgotten by the officers and the court. They do not come to light until the defendant seeks to purchase a home, or perchance inherits a home or other property from his parents, and then the suspended fine appears upon the abstract as a lien. There ought to be a statute of limitations upon the duration of such suspended sentences, and I recommend that you consider means for accomplishing such a purpose.

STUDY COMMITTEES

During the last quarter of a century the problems which must be considered by legislatures have increased both in number and in complexity. To deal with the many new problems which arise from advancement in the fields of science, communication and transportation, new departments have been created. It is growing increasingly difficult to legislate by ear. We can no longer afford the luxury of government "by guess and by gosh". Legislation must be based on fact, resulting from careful research. During the short period of one hundred days nearly a thousand bills and hundreds of amendments demand your attention. If your legislative judgment is to be sound and just, you must to a very large degree, depend upon the research of others. The last legislature made provision for two very important fact finding committees, the mental survey committee and the tax study committee. Their work is now available to assist you in your deliberations. Members of the next session would be greatly aided in their work if you would, at this session, provide committees to study some of the problems which should be considered by them when they convene.

STUDY OF COUNTY GOVERNMENT

The government closest to the people is county and city government. There are many who believe that the laws relating to county gov-

ernment should be studied and revised. New systems of accounting, better roads, a decrease in the number of jury trials, new social welfare problems, health problems, rural school needs, juvenile delinquency, soil conservation and many other problems might well be studied in relation to county government.

Local county officials seldom have the time or the means to study these problems on a state wide basis and compare their procedures with those of other counties or states.

All government should periodically take inventory of itself. It should be alert to the need of modification and revision.

Much good might come from the work of a committee which had given careful study to the subject of county government.

RECODIFICATION OF MUNICIPAL LAW

Approximately one-half of all our people live within incorporated cities and towns. Many laws relating to the government of these cities were written years ago, when conditions were vastly different than are found today.

The law for paving streets in cities was passed in 1884—sixty-three years ago. At that time traffic was largely local. Today, great trucks, carrying commerce of the state and the nation, are wearing out the pavement paid for by the laboring man, the widow and the merchant.

This very apparent unfairness has caused property owners to resist repairing and building of badly needed paving improvements. Existing paving in many of our cities and towns is in such a sad state of repair as to be a disgrace. There has been no real road building program in the cities and towns of Iowa for at least twenty-five years.

The present special assessment laws are confusing and inadequate. I am reliably advised that the cost of paving and other special assessments is increased as much as fifteen to twenty per cent for the taxpayer, because of the uncertainties and inadequacies of our existing statutes.

These matters have been considered by the tax study committee and by a committee of the Iowa League of Municipalities, and suggestions in the way of tentative bills have been prepared for your consideration. But the whole body of municipal law should be studied and over-hauled. This can best be accomplished by a special study committee.

I propose, for your consideration, the passing of a joint resolution creating such a committee.

SOIL CONSERVATION

It is said that there be three things that make a nation great and strong. A fertile soil, easy means of transportation, and an industrious people. It is doubtful if there can be found throughout the world an area comparable in size and fertility to Iowa. Great as its resources are, they can and are being exhausted. During the last war many of Iowa's hillsides that should have always remained as pasture or hay-land were planted with tilled crops. Today great gullies twenty and thirty feet deep have been cut in these hillsides, and the productivity of the

farm destroyed forever. This problem affects not only the individual landowner, but society as a whole. The man on such a farm finds himself unable to maintain his fences and buildings, to buy new machinery, to furnish an adequate standard of living for his family; health is neglected, bills in town are unpaid, the assessed valuation of the farm is reduced, and the income of the merchant is impaired. The final result is that the ability of the whole community to support schools, churches, and hospitals; to build roads, libraries and other public improvements is impaired. Hence, the old proverb—"wherever you find a poor soil you will find a poor people." It will surprise many to know that during the recent years of high prices for farm products, three counties within the state have been financially embarrassed to the extent that they have sought aid from the state in caring for their needy citizens.

I believe that provision should be made by statute for levying of optional local taxes for the purchase of machinery for carrying on soil conservation work and that counties should have authority to permit the use of county machinery for soil conservation practices. To a very large degree, the future prosperity of Iowa depends upon the preservation of our soil.

Today 81 counties have formed soil conservation districts. We should now bend every effort to see that farms which should adopt soil conservation practices are co-operating in this important program.

ROAD STUDY COMMITTEE

I mentioned the importance of an adequate system of transportation. The history of transportation legislation in Iowa is a fascinating story. It is the story of toll-gates and bridges; the story of the plank road from Burlington to Mt. Pleasant; the story of efforts to make the Des Moines River navigable; the story of encouragement to the building of railroads. These stories all are fascinating.

It is said that to make the Des Moines River navigable and to encourage the building of railroads, the state made land grants or used funds from the sale of public lands equal to a strip of land twenty-five miles wide east and west across the state.

During the last two years more than sixteen million dollars has been paid upon the primary road indebtedness. Under the plan we have adopted, the balance of the primary road fund indebtedness should be paid by 1950.

This will free approximately eight million dollars now being paid out annually in principal and interest.

Many miles of primary roads have not yet been built. Road building costs, like other building costs, have mounted. Old paving is beginning to wear out. New road problems are appearing. These conditions and many more require careful consideration and analysis.

The next session of the Legislature should consider and pass a new primary road program. We should begin planning such a program now by the creation of a special committee to study the problem and to make recommendations.

The road problems cannot ever be solved by a single legislature. The

first session, meeting at Burlington, passed a road bill. The last session passed a road bill. Few legislatures have convened which have not considered this problem. Sufficient funds have been available to match federal funds during the current biennium. It will be necessary, however, to have additional funds to the extent of approximately three and one-half million dollars to match federal funds during the next biennium.

In the next few years we shall be confronted with a recession. The time to build public improvements is during such a period. The cost to the taxpayer is reduced, and employment provided for the unemployed.

The present secondary road authority is not adequate to deal with such a situation. The counties lack authority to anticipate their road funds.

At the present rate of construction, roads needed now will not be completed in the next twenty years.

The whole road law needs study and revision to meet existing needs.

BUDGET

There is only one bill which the Legislature must pass. That is the budget bill providing funds for the operation of state government during the next two years. The current budget presents problems to this legislature which are unusually difficult. Few people, even though they may serve in the legislature for years, or are connected with the operation of some department of state government, ever have the privilege or responsibility of studying either the income or expenses of the state as a whole.

When it comes to spending public money we find most people are possessed of dual personalities, of a Dr. Jekyll and Mr. Hyde nature. As individual taxpayers, we are the conservative and respectable Dr. Jekyll and violently condemn increased taxes frequently without regard to the merit, purpose, or need for which they are appropriated. As Mr. Hyde, we are all members of commercial, social and fraternal organizations which are forever passing resolutions favoring increased governmental expenditures of vast and often impossible sums of money for particular pet projects. As individual citizens we tend to the conservative philosophy of Dr. Jekyll, but when organized into societies, we embrace the philosophy of the radical Mr. Hyde.

I believe that the public generally has not become fully aware of the financial threat which confronts state and local government because of the unwise financial and wage policies adopted by the federal government. A great deal has been said lately about the financial difficulties of school districts. Little or nothing has been said of the economic difficulties of city, county and state governments.

The government must buy the materials it uses—typewriters, trucks, food, clothing, labor, and a thousand and one other items, in a market that has been steadily mounting. It has climbed sharply within the last year because of the federal fantasy of the national government that industry could increase wages without increasing the cost of commodities.

Following the increase in wages flowing from this delusion came the pressure of price increases. This was accompanied by a substantial

increase in federal salaries. The federal government employs the same class of skilled help used by state and local government. Federal agencies have been raiding state and local government, offering salaries above the state and local level. Federal government has been operated on borrowed money without regard to a balanced budget. Local governments were operated on a balanced budget where the primary source of revenue was real property which is an inelastic source of taxes.

In 1939 the federal government employed 929,000 employees. In November of 1946 it was employing 2,100,000 employees.

Anticipating this situation, the last session of the legislature aided local government by providing three and one-half million dollars in state aid for schools, dividing an additional one cent of gasoline tax revenue between the cities and counties, and increasing old age assistance. It created a special tax committee to study the tax problem.

Today many of our school districts, cities and counties are in financial distress. They are looking to this legislature for some relief and assistance.

The state is likewise confronted with difficult problems. State salary scales are generally below those paid by industry and the federal government. Wage increases have not kept pace with increased living costs. Both state and local governments are finding it increasingly difficult to find competent help to carry on the business of government.

You must anticipate the needs of government for two and one-half years in advance. This will be a period of constant change and readjustment, and of conflicting economic trends. Food costs are apt to decline and rent costs to increase.

On one hand you will be confronted with the demand and need for increasing the wages paid to public employees. On the other hand you will be confronted with the certainty of a business recession and a shrink in state revenues. Permit me to quote a forecast from the United States News under date of January 3rd: "A turn down by or before the middle of 1947 seems unavoidable. The turn down ahead, roughly, is to be one of about 15 or 20 per cent. Wages will go on rising slowly even after commodity prices turn down. A price decline at wholesale is likely to be about 20 per cent over all. Farm produce prices may fall by one-third or more despite supports. Unemployment will rise during the year, maybe to a high of seven million."

Decreased wholesale and farm prices mean a reduction in the amount of sales tax and income tax. A drop of as little as ten per cent will mean a loss to the state of three and one-half million dollars in revenue. You face this prospect of a reduced income at a time when the budgets submitted by the various departments ask for an increase of seventeen million dollars for operating expenses, and for twenty-six million dollars to be spent for capital improvements. The budget I shall submit must of necessity be substantially smaller than the requests.

A public body, like an individual, finds prosperity harder to bear than adversity. Whether it be the individual citizen or the state there are always many who are anxious to help spend your money. Frequently they are interested in their own advancement rather than your welfare.

The state, like an individual, must prepare its budget based upon its

income. The amount of the state's income is based upon the income of the individual citizen of the state.

Many of our citizens are possessed of the false notion that Iowa is a wealthy state. Such, in fact, is not the case. Iowa is a middle class state.

The per capita income of Iowa in 1945 was \$996. We ranked 22nd among the 48 states in per capita income. The average per capita income in 1945 for the nation is reported to be \$1117.

We cannot build our budget on the same basis as New York with a per capita income of \$1519 or California with an income of \$1480 per person. The attempt to keep up with the Joneses can be as disastrous for a state as for an individual.

The only safe course to pursue is to first determine the total amount of revenue you anticipate, then make a fair distribution of this amount among the different departments, giving due consideration to the importance of their functions and their special needs. The budget must be balanced. If the estimated revenues are insufficient to meet the needs you must consider means of providing additional revenues.

CAPITAL IMPROVEMENTS

The last General Assembly wisely made provision for needed capital improvements at our educational and board of control institutions. During the last two years material and labor costs have advanced sharply. Some of these improvements ought not to be made until economic conditions have become more settled.

The size of the national debt makes it unlikely that building costs will drop back to former levels in the near future. I suggest that the funds for the buildings already provided for be supplemented by additional funds shown to be needed.

The primary road funds are insufficient to match federal road funds and you should consider this need.

The original plans for the Historical Building contemplated the adding of a wing. The need for such a wing now exists.

Thirty-eight states provide homes for their chief executive. Iowa provides splendid homes for the presidents of our state universities. Comfortable housing facilities, together with food, all utilities, and in some instances inmate servants, are furnished superintendents of board of control institutions.

The loss of time in campaign years, the expense involved, the cost of moving and of furnishing a new home, together with the inflated living costs almost preclude a man of small or moderate means from seeking the governor's office. Eighteen public employees now receive a larger compensation than the chief executive.

From the interest received from funds now on hand, money is available to provide such a home without levying a penny of tax. The state can and should provide an adequate home for its governors.

It is my judgment that the reserve funds now on hand ought to be managed as a good business man would manage his reserve.

A reserve sufficient to meet the state's requirements for at least one quarter should be maintained to meet needs should revenues fall short

of estimates. Conditions are now fluctuating and unstable. A drop in the return from sales and income taxes should be anticipated.

Your reserve should be used to repair and make needed additions to our plant, which, in the case of the state, consists of buildings and roads, and should not be used for current expenses.

Any individual or institution that lives on capital in place of current income is headed for financial disaster.

HOSPITAL LEGISLATION

Anticipating the passing by the federal government of hospital legislation, I set up two years ago, a hospital survey committee, to study our hospital needs. The last session of Congress passed Public Law No. 725 setting up the machinery and providing the funds to assist in the construction of hospitals in the communities lacking adequate hospital facilities.

There is great interest throughout the state in this subject, and already communities have voted bonds totaling nearly three million dollars for the erection of twenty-two hospitals.

The Council of State Government has prepared a uniform hospital act providing the machinery at a state level, for cooperation with the federal government. The Attorney General's office, in co-operation with the Commissioner of Health, has drafted an act which takes into consideration our present statutes.

At the present time there is no Iowa statute providing for licensing of hospitals or nursing homes, or any regulation with reference to their operation. Since the passage of the old age assistance act, nursing homes have sprung up in every community in the state. There are at least 245 such nursing homes in Iowa today which are making a business of caring for those receiving old age assistance and other aged persons.

These nursing homes came into existence to meet the need for the care of our aged citizens. Thousands of our aged people are now residing in such institutions. Most of these homes are rendering a splendid service. There are some in which minimum standards have been neglected.

It seems obvious that some provision should be made for the licensing and regulation of these institutions. These aged citizens are entitled to the protection of the state from neglect or exploitation by the greedy.

NATIONAL MENTAL HEALTH ACT

The last session of Congress also passed Public Law No. 487 known as the National Mental Health Act, providing for research relating to psychiatric disorders and for the development of more effective methods for the prevention, diagnosis and treatment of such disorders. It is estimated that Iowa may receive approximately five million dollars for this purpose.

Certainly a portion of these funds should be devoted to the training of psychiatrists and psychiatric nurses.

I have heretofore appointed a committee to make recommendations

pertaining to the use of these funds and make suggestions for needed legislation.

POPULATION TREND STUDY

Programs affecting the schools, unemployment compensation, old age assistance and the board of control are vitally affected by the composition of the state's population, and any substantial changes which are taking place in it. At my request, Prof. Ray E. Wakeley, of Iowa State College, made a study of the population trends of the state, which has been placed in your hands. The importance of this study, as it relates to the school program and the program of old age assistance is demonstrated by this statement in the report: "The first notable change in age composition is the relative stabilization of the number of persons in younger age groups. For example, the number of persons in Iowa 15-19 years of age inclusive was 228 thousand in 1900 and 232 thousand in 1940. Estimates for 1950 predict a sharp drop to possibly 190 thousand, and it appears likely that the number of persons 15-19 years of age in Iowa will stabilize for perhaps a generation between 175 and 200 thousand."

Speaking of the number of older persons expected to be residents of the state in the next generation Prof. Wakeley states: "In sharp contrast to the youth situation, both the number and the proportion of persons above middle age has risen rapidly. Persons 65 years of age and older increased from 106 thousand in 1900 to 228 thousand in 1940. Estimates predict a continuation of the rapid increase until 1970 when the number of persons over 65 is expected to be approximately 50 per cent larger than in 1940."

Such an increased proportion of older people in Iowa indicates the probability of an increase in the number of persons upon the old age assistance rolls. These facts call for attention and study. Many of the persons upon the assistance rolls have no homes of their own and have been forced to take residence in nursing homes. Old age recipients are precluded from taking up residence in county homes by reason of a provision of the federal government denying federal funds to match state funds in any case where the recipient is living in a tax supported institution. This is an absurd provision and has forced many aged people to accept accommodations far less comfortable than those provided by tax supported institutions.

Some states have found means of evading these provisions by leasing agreements. As a whole, the government has neglected its aged citizens. Orphanages, schools and hospitals have long been supported by the government. Providing shelter in the form of adequate homes for the aged has been left almost entirely to fraternal, religious and eleemosynary organizations. These homes are over-crowded with long waiting lists. Increased medical science has prolonged the span of life of the average person. I believe that government, at every level, should be exploring and studying to find out whether tax supported homes for the aged might not provide a higher standard of living for our aged citizens, perhaps even in some instances, at a reduction in cost.

SAFETY

All thinking citizens have been appalled by the increased number of deaths and accidents upon our highways. In 1941, the last year before the war, there were 601 deaths and 21,614 accidents in Iowa. By the end of the war in 1945, deaths had dropped to 366 and accidents to 14,276.

During 1946 deaths mounted to 515 and accidents to 18,108. Iowa's casualty list for the whole war will be 8,000 dead and 25,493 wounded. The barbarous cruelties and slaughter of war stimulated the nations of the world to try to outlaw war. But we seem to have become hardened to the peace-time slaughter upon our highways. You should carefully examine our laws to see in what respects they may be strengthened. But law alone will not solve the problem. Only when we, as citizens, and as a collective body, awake to our personal and collective responsibility can we hope to improve this situation.

OCCUPATIONAL DISEASE

Because of the preeminent position of the state in the field of agriculture, many persons have been unaware of the growth and importance of industry. There are over three thousand factories, employing more than 130 thousand people in Iowa. We have recognized the hazards of industrial occupations and the obligation of industry and society to workers and their families, who suffered injuries in the course of their employment. We have, however, too long neglected to extend the same measure of protection to the workman or his family, who is thrown out of employment as the result of disease contracted in the course of his work.

If a man loses an arm, compensation is provided. If he suffers from lead poisoning, mercury poisoning, undulant fever, or some other illness, directly related to and growing out of his employment, there is no protection in the Iowa law either for the medical expenses he incurred or for the time lost from his employment.

No sound reason exists for this discrimination. The enactment of an occupational disease law is long over-due. It is fitting that we should encourage the expansion of industry which will benefit the community and the state, but we should not be unmindful of our obligations to the men and women who work in these factories.

PURCHASE OF FARMS

For many years the board of control has been renting land in connection with the operation of some of its institutions. Recognizing this practice as unsound, the last session provided for the purchase of additional land at Oakdale. The state, however, is still renting 189 acres of land at six institutions. It would seem wise to make necessary appropriations for the purchase of this land.

A survey made by the authorities from Iowa State College revealed that two farms were operated by the board of control at a loss last year. The question naturally arises whether these farms should be disposed of. The same question arises in connection with the Clive farm. It also ap-

pears that some of the land operated in connection with some of our institutions is of poor quality and poorly suited to the needs of the institutions.

This whole problem should be studied and remedial action taken.

BUSINESS MACHINES

Modern accounting methods have long ago supplemented the journal and double entry ledger with complicated machines. Since the state first started using these machines it has paid out hundreds of thousands of dollars in rental for them, without ever having acquired ownership. Whether the state should own such machines rather than rent them involves many considerations.

In view of the large sum of money spent for their rental, this question should receive careful consideration.

IOWA DEVELOPMENT COMMISSION

Because of the special emphasis placed upon agriculture and its importance as the basic industry of the state, many people have gained the impression that industry was relatively unimportant in Iowa. Such is not the case. Iowa is a great industrial state. The value of the products from our factories frequently equals and sometimes exceeds the value of the produce of the farm.

Some of these factories have achieved national and international leadership in their field. The war, living conditions, and labor problems have encouraged industrial decentralization. There is great competition between the states to secure these factories which are moving out of the crowded industrial sections.

The last session of the legislature wisely created the Iowa Development Commission. It has been doing a magnificent job. Within the last year and a half more than one hundred industries have located in Iowa, providing jobs for thousands of our citizens and adding millions of dollars of new wealth to the state.

The work of this committee should be continued and encouraged. It will yield handsome dividends.

TAXES

Two years ago the legislature became aware of the effect which federal financial policies and the war were having on every branch of local government, particularly the cities, counties and school districts. They provided for an additional one cent gasoline tax and divided it between counties and cities, and established state aid for schools in the amount of three and one-half million.

Then they provided for a committee to study the tax problem. This committee has listened to every group that desired to be heard. They have enlisted the aid of experts. Their report merits your thoughtful consideration. Some of the inequities and abuses which the committee recommends be corrected are of long standing. In spite of the fact

that frequent warnings have been made by many governors, vested interests have been able to block needed reforms.

As far back as 1902 Governor Cummins told the legislature: "The effort to make taxation just and uniform begins with the assessor, and the general assembly cannot render greater service to the state than by diligently inquiring whether there is any method of selecting assessors that will yield better results than are now before us."

Thirty-four years ago Governor Clarke was saying: "It is time to act. Our system has broken down. There is no such thing as uniformity. There are glaring inequalities everywhere. Equality of sacrifice is the first demand of a just system of taxation. But there is no equality between individuals or taxing districts; no equality between counties in the payment of state taxes; a farm of equal value to another in the same county will be assessed at two or three times the value of another."

In 1921 Governor Kendall said: "The law authorizing the exemption of property from taxation is in my opinion too liberal . . . I may say that our laws governing the levy and collection of taxes are archaic and unworkable. They ought to be rewritten and modernized."

Sixteen years ago Governor Turner again called attention to the problem, saying: "The laws relating to the assessment of property should be revised . . . Glaring inequalities exist in practically every taxing district in the state . . . The county assessor system is strongly urged by many business men, farmers, and students of the tax question. It is now in operation in thirty-three states. The claim is made for it that it minimizes the likelihood of favoritism in the assessment of property and links up the units in a uniform system."

Many other governors have discussed various aspects of the tax question. Many committees have studied the problem.

But several fundamental weaknesses in our tax structure continue to exist unsolved. The gross inequalities in assessments of real property, the vast amount of income property which has, by the exertion of political pressure secured exemption, laxness in the collection of taxes on personal property, cannot be defended as just or equitable. If we are to have a fair and equitable tax system the opportunity for political favoritism to one taxpayer or group of taxpayers must so far as possible be eliminated.

The solution of the problem cannot longer be delayed without great injustice and hardship. The tax problem is inseparably interwoven with the financial problems which today plague local government.

I have confidence in your ability and your determination, to fairly and impartially meet and solve this problem.

SALES AND USE TAX

Two years ago I recommended that cities, counties and school districts be relieved of the burden of payment of sales and use tax to the state. These taxes are paid out of funds which units of local government have collected to carry on their functions. In effect, the state is imposing a tax upon its own sub-divisions. It is a tax upon a tax which cannot be

justified. In view of the constantly increasing financial problems which must be faced by them, I believe they should be relieved of the payment of such taxes as a matter of justice and equity. It is estimated that their elimination will reduce the state income approximately three hundred and fifty thousand dollars, and the burden of local communities lightened a like amount. Such a proposal was favorably acted upon in one house last session, but failed to receive the consideration of the other body.

They are anxious that you again consider this problem.

INSURANCE

The United States Supreme Court, on June 5, 1944, held in the case of *United States vs. Southeastern Underwriters Association* that insurance is commerce and, when conducted across state lines, is interstate commerce. This decision made applicable to the business of insurance the federal anti-trust acts, made possible the enactment by Congress of federal regulatory legislation with respect to the business of insurance, and placed in jeopardy the right of the states to tax and regulate the business of insurance in accordance with the systems which have been developing for more than seventy-five years. Recognizing the states' prior rights and interests in the taxation and regulation of the insurance business, the Seventy-Ninth Congress passed the McCarran Act providing the states and the insurance business time for study and preparation of necessary legislation by suspending, until January 1, 1948, the application of the federal anti-trust acts to the insurance business. This act also provides, however, that the federal anti-trust acts will apply to the business of insurance after January 1, 1948, "to the extent that such business is not regulated by state law".

The National Association of Insurance Commissioners, of which our commissioner is an active member, has given long and arduous study to the problems of taxation and regulation of the insurance business resulting from the decision in the *Southeastern Underwriters* case and the enactment of Public Law 15, and has adopted model legislation designed to preserve the states' rights to regulate this business. We now have in this state laws regulating the insurance business generally and laws regulating rates for certain kinds of insurance. Adequate regulation in the public interest and in maintaining the sovereignty of the state may require amendment of these laws and the enactment of new legislation. This subject and the proposals of the National Association of Insurance Commissioners merit your careful consideration.

CONCLUSION

There are many other matters which I would like to call to your attention and discuss with you. Some of them I shall present in my inaugural message. There is an unusually large volume of work which will claim your attention. Every postwar period is bound to present to a legislative body an increased number of difficult and perplexing problems. Under such circumstances, matters of major importance should receive priority of consideration over matters of lesser importance.

If you will take as your guiding star the welfare of all the people you will avoid the treacherous shoals and reefs of selfishness and special interests and will arrive safely in port at the end of your legislative journey. I am confident that the winds of prejudice, pride and passion will not sweep you from the course you chart out for yourselves. I have confidence in your determination and ability to discharge the difficult task in front of you in a just and equitable manner. I have confidence that you will face the problems and discharge the difficult and often disagreeable tasks which confront you with credit to yourselves and the people you represent.

Governor Blue was escorted from the chamber by the committee previously appointed.

CANVASS OF VOTES

President Evans 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 5, 1946, and announced as teller on the part of the Senate, Senator Lucas of Boone and as assistant tellers, Senators Lord of Muscatine and Linnevold of Winneshiek.

Speaker Kuester announced as teller on the part of the House, Donohue of Cedar, and as assistant tellers, Lynes of Bremer and Hansen of Carroll.

President Evans further announced that, in accordance with statute, tellers, Senator Lucas and Representative Donohue would constitute the judges of said canvass.

Speaker Kuester 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 5, 1946.

On motion by McFarlane of Black Hawk the joint convention recessed until 1:15 p.m. Thursday, January 16, 1947.

The House reconvened, Speaker Kuester in the chair.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m. Wednesday, January 15, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 15, 1947.

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

Prayer was offered by Rev. E. E. Stringfellow, Professor, Drake Bible College, Des Moines, Iowa.

Journal of January 14 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Wellington of Lee on request of Kruse of Floyd.

REPORT OF COMMITTEE ON MILEAGE ADOPTED

McEleney of Clinton called up the report of the committee on mileage, found on pages 29 and 30 of the Journal of January 14, and moved its adoption.

Report adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 5

Long of Clinton called up House Concurrent Resolution 5, found on pages 26, 27 and 28 of the Journal of January 14, and moved its adoption.

Motion prevailed and House Concurrent Resolution 5 was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 5

McFarlane of Black Hawk called up Senate Concurrent Resolution 5 found on page 31 of the Journal of January 14.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend by adding to said concurrent resolution a new paragraph, reading as follows: "Be it further resolved that the Speaker of the House shall appoint one member from the House to attend said meeting whose actual expenses shall also be paid."

Amendment adopted.

McFarlane of Black Hawk moved that Senate Concurrent Resolution 5 as amended be adopted.

Motion prevailed and the resolution as amended was adopted.

The Speaker appointed Representative Fred Schwengel of Scott county to attend the meeting provided for in Senate Concurrent Resolution 5.

INTRODUCTION OF BILLS

House File 37, by general legislative committee, a bill for an act to amend the law as it appears in section three hundred sixty-eight point nine (368.9), Code 1946, relating to the powers of cities and towns, and legalizing any deficit expenditures for housing of veterans of World War II, or their families, whether within or without cities or towns.

Read first time and passed on file.

House File 38, by general legislative committee, a bill for an act to amend section four hundred four point six (404.6), Code 1946, relating to limitation of certain taxes by cities and towns.

Read first time and passed on file.

House File 39, by general legislative committee, a bill for an act to amend chapter three hundred ninety (390), Code 1946, relating to municipal parking lots, meters and traffic and parking control devices, the leasing of said lots, funds relating thereto, and providing for issuance of revenue bonds.

Read first time and passed on file.

House File 40, by general legislative committee, a bill for an act to legalize action of the board of supervisors of Des Moines County, in making expenditures for erection of improvements at county home out of the poor fund.

Read first time and passed on file.

House File 41, by general legislative committee, 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 eighty-eight (288), Code 1946.

Read first time and passed on file.

House File 42, by general legislative committee, 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 passed on file.

AMENDMENTS FILED

Smith of Clayton filed the following amendment to House File 7:

Amend section one (1), lines four (4) and five (5) by striking therefrom the words "officer or employee" and inserting in lieu thereof the following: "of its officers or employees".

Smith of Clayton filed the following amendment to House File 3:

Amend section one (1), line one (1), by striking the semicolon after the word "lakes" and inserting the following: "constructed by state or federal funds;".

Pieper of Allamakee filed the following amendment to House File 1:

Amend the first paragraph of the preamble by striking from line three (3) thereof the word "levied" and inserting in lieu thereof the word "charged".

On motion by McFarlane of Black Hawk, the House adjourned until 10 a.m., Thursday, January 16, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 16, 1947.

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

Prayer was offered by Rev. Elmer F. Sahlgren, pastor of the Bethany Lutheran Church, Des Moines, Iowa.

Journal of January 15 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Wellington of Lee on request of Kruse of Floyd; Duffy of Dubuque and Bents of Howard on request of Poston of Wayne.

PETITION

The following resolution was presented and placed on file:

By Schwengel of Scott and Hedin of Scott, from the Board of Directors of the Independent School District of Davenport, urging legislation increasing the appropriations to each public school district in the state.

MESSAGES FROM 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 Concurrent Resolution 5 and the resolution as amended was adopted.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 16, a bill for an act to amend sections of Code pertaining to U. S. Bureau of Census.

Also:

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 to require filing of marriage and divorce returns once each month instead of once each year.

Also:

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 to amend section seven hundred forty point five (740.5) relating to falsely assuming to be an officer.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 20, a bill for an act relating to refund of license fees to persons honorably discharged from armed forces.

Also:

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

Senate Concurrent Resolution 6, providing for the decontrol of sugar by the Congress of the United States.

W. J. SCARBOROUGH, *Secretary.*

SENATE CONCURRENT RESOLUTION 6

Whereas, The housewives of America have patiently and patriotically exercised during the period of hostilities and for more than a year since the cessation of hostilities, the strictest economy in the use and consumption of sugar as a part of their contribution to the war effort, and,

Whereas, Sugar is indispensable for a well balanced American diet, and housewives cannot prepare satisfactory meals without an adequate supply of sugar, and,

Whereas, The waste resulting from the lack of sufficient means of preserving food stuffs through the scarcity of canning sugar can no longer be justified, since this nation has not been at war for the past eighteen months, and,

Whereas, Iowa, in common with other great agricultural states, produces many crops which require sugar for preservation, such as fruits, berries and vegetables and in the past year losses in these products, because of the limited sugar available have been estimated at several millions of dollars, and,

Whereas, The absence of sugar for canning purposes has caused thousands of tons of fruit to spoil, thereby depriving American families of a much needed food, and has caused hardships and financial losses in many farming and canning communities, and,

Whereas, Labor in the food processing industry has been without work because of the sugar shortage, and,

Whereas, In 1946 the sugar under the direct control of the United States increased by more than one half million tons and no portion of this increase was made available to the American people, therefore,

Be It Resolved by the Senate, the House Concurring: That the Congress of the United States is respectfully requested to provide by law for an immediate decontrol of sugar for home consumption, and for industrial use, and,

Be It Further Resolved: That Congress is respectfully requested to remove all controls from the production, processing, distribution, rationing, sale and importation of sugar without delay, and,

Be It Further Resolved: 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.

On motion by Hicklin of Louisa, the House recessed until 1:00 p.m.

AFTERNOON SESSION

Speaker Kuester in the chair.

Morrissey of Jasper moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention.

Motion prevailed and the Speaker appointed Morrissey of Jasper, Watson of O'Brien and Patrick of Sioux.

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 Leo of the Senate presiding.

The roll was called.

Those present were, 129:

Ainsworth	Brown of Monona	Fimmen	Jacobson
Anderson	Burkman	Foster	Keir
Avery	Clem	Fulk	Kerr
Baker	Colburn	Gannaway	Kester
Barkley	Datisman	Good	Kilpatrick
Bass	Davis	Graham	King
Batesman	De Groote	Hansen	Kirketeg
Bekman	Dewel	Hedin	Klein
Beman	Doud	Hendrix	Klemesrud
Benson	Duffield	Hemmingsen	Knickerbocker
Berg	Dykhouse	Hicklin	Knudson
Bloom	Eckels	Hinrichs	Koch
Bockwoldt	Edwards	Hultman	Kosek
Boothby	Elthon	Humbert	Krall
Brown of	Faul	Huston	Kruse
Mahaska	Fiene	Ingalls	Kuester

Landsness	Moore	Rankin	Steinberg
Langland	Morrissey	Redman	Stevens
Lawrence	Musmaker	Reilly	Strawman
Leo	Myrland	Ritchie	Tesmer
Linnevold	Neal	Robb	Troeger
Long of Clinton	Nelson of	Robinson	Turner
Lord	Buchanan	Rockhill	Van Eaton
Loss	Nelson of	Schluter	Walker
Lucas	Woodbury	Schwengel	Walter of
Lucken	Newsome	Scott	Marshall
Lynes, J. K.	Nicholas	Sharp	Watson of
Lynes, W. S.	Nielsen	Shepard	O'Brien
Martin	Noble	Siefkas	Watson of
Maytag	Olson	Skourup	Pottawattamie
McEleney	Patrick	Sloane	Weichman
Mercer	Pieper	Smith of	Weiss
Miller of	Poston	Des Moines	Wilson
Humboldt	Prange	Smith of Madison	
Mills	Putney		

Those absent were, 29:

Augustine	Findlay	Lundy	Utzig
Beardsley	Fishbaugh	McFarlane	Vittetoe
Bents	Fletcher	Miller of	Walter of
Bryson	Frei	Audubon	Pottawattamie
Butler	Hart	Norland	Wellington
Byers	Hawkins	Reed	Williams
Donohue	Jones	Saylor	Zastrow
Duffy	Long of Delaware	Smith of Clayton	

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 16, 1947.

Mr. President and Members 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 5, 1946, beg leave to make the following report of the total vote cast for Governor:

Robert D. Blue.....	362,592
Frank Miles	266,190
E. P. Gabriel.....	2,899

And the total vote cast for Lieutenant Governor at the election held November 5, 1946:

Kenneth A. Evans.....	354,387
Sewell E. Allen.....	234,463
E. L. Tarr.....	2,902

Van Ness 1

All of which is most respectfully submitted.

D. A. DONOHUE

W. S. LYNES

J. G. LUCAS

J. E. HANSEN

Judges.

WM. LINNEVOLD

HERMAN B. LORD

Tellers.

Senator Lucas of Boone moved that the report be adopted. Motion prevailed and the report was adopted.

President pro tempore Leo 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 Kenneth 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:

CERTIFICATE OF ELECTION
STATE OF IOWA
GENERAL ASSEMBLY

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 16, 1947.

This is to certify that upon a canvass in Joint Convention of the two Houses of the Fifty-second General Assembly of the State of Iowa, of all the votes cast at the general election held November 5th, 1946, 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 sixteenth day of January, A. D. 1947.

RICHARD V. LEO,

*President pro tempore of the Senate and
President of the Joint Convention.*

G. T. KUESTER,

Speaker of the House.

J. G. LUCAS,

Teller of the Senate.

D. A. DONOHUE,

Teller of the House.

A. C. GUSTAFSON,

*Chief Clerk of the House and Clerk of
the Joint Convention.*

CERTIFICATE OF ELECTION
STATE OF IOWA
GENERAL ASSEMBLY

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 16, 1947.

This is to certify that upon a canvass in Joint Convention of the two Houses of the Fifty-second General Assembly of the State of Iowa, of all the votes cast at the general election held November 5th, 1946, for the office of Lieutenant Governor of the State of Iowa, it appeared that Kenneth 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 sixteenth day of January, A. D. 1947.

RICHARD V. LEO,

*President pro tempore of the Senate and
President of the Joint Convention.*

G. T. KUESTER,

Speaker of the House.

J. G. LUCAS,

Teller of the Senate.

D. A. DONOHUE,

Teller of the House.

A. C. GUSTAFSON,

*Chief Clerk of the House and Clerk of
the Joint Convention.*

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

Senator Doud of Van Buren 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 Leo named as such committee Senators Doud of Van Buren and Bateson of Hardin, and Representatives Duffield of Guthrie, Hicklin of Louisa, and Wilson of Wright.

Senator Doud, from the joint committee appointed to notify Robert D. Blue and Kenneth 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 Kenneth 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,

ALDEN L. DOUD

R. R. BATESON

On the part of the Senate.

R. E. DUFFIELD

M. F. HICKLIN

L. E. WILSON

On the part of the House.

Davis of Fayette moved that a committee of five, two from the Senate and three from the House, be appointed 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 Maytag of Jasper and Hultman of Montgomery, and Representatives Davis of Fayette, Stevens of Greene and Turner of Mills 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 the Clarence Shurtz Post No. 304, American Legion, Eagle Grove, Iowa.

The following invocation was delivered by Bishop Charles W. Brashares, Bishop of the Des Moines area of the Methodist church:

BISHOP BRASHARES' PRAYER

Our Father, whose eye detects the sparrow's fall and whose presence surrounds us, as the people of this great state inaugurate their first Governor to begin its second century of history, we pray Thy blessing on him who will this day again assume the responsibilities of leadership. Wilt Thou consecrate him to take this high and difficult task. In the days to come, grant him strength for exhausting tasks; courage when evils threaten; wise councilors when he needs wisdom; and always daily fellowship with Thee. Thus, under his administration, may the poor man

have a friend, the helpless and sick find mercy and cure, the returned veteran be helped to resume his place as a regular citizen; may laws be obeyed and enforced; and may justice be established in the land. May all those activities which destroy men be discouraged among the people and may all that creates and encourages life at its best, be increased.

Wilt Thou guide also, O Lord, the Lieutenant Governor, the members of the House and Senate, and the officials who shall share, along with the Governor, the responsibilities of political leadership, that they, together with the leaders of labor, management, business, education, religion, and the home, may each seek, not his own good at the expense of others, but to rise above class and party to serve the common weal. In high places and in low, save us from "violence, discord and confusion, from pride and arrogance and from every evil way. In the time of prosperity, fill our hearts with thankfulness and in the days of trouble, suffer not our trust in Thee to fail."

As we pay, O Lord, for Thy blessing on those in places of leadership, we pray also for a new sense of responsibility among the general citizenry of the state. Here where the tall corn grows, may the human race rise to its best. Give to us a hardy morality, a staunch loyalty to the highest we know. Help us religiously to develop cooperation between all people of good will. Teach us to recognize each man's inalienable rights, whatever his race or class or religious creed may be. May our homes and factories and mines, our markets and our farms develop in us all that reasonable understanding which makes for peace. Thus may the people of this commonwealth make their full contribution toward a united nation and a peaceful world.

So may this state of Iowa be part of Thy kingdom, a revelation of Thy power, and a contributor to Thy glory now and forevermore.—*Amen.*

Scripture reading was offered by the Reverend Albert Kilbourn, pastor of the Congregational church, Denmark, Iowa.

Music furnished by String Quartet, State University of Iowa, under direction of Professor Hans Koelbel.

Vocal selections were sung by Eudora Lindman Shepherd, accompanied by Miss Norma Cross.

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

The oath of office was administered to Lieutenant Governor-elect Evans by the Honorable Charles F. Wennerstrum, 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, MEMBERS OF THE FIFTY-SECOND GENERAL ASSEMBLY OF IOWA, HONORED GUESTS AND CITIZENS:

This is an historic session. Iowa is entering upon her second century of statehood. The nation and the world are entering upon a period of postwar rehabilitation and reconstruction. Two years ago when you met, the dark clouds of war still hung low o'er the world. Millions of helpless men and women were in prison camps. The torture chambers and the murder factories of unforgettable horror such Buchenwald were daily claiming hundreds of victims. The mighty engines of destruction which modern science had created were everywhere spreading death and destruction. Christian civilization was reeling under the impact. The hearts and souls of men everywhere were gripped with fear.

Now the war is over, and the victory is ours. We give thanks to the Almighty whose mercy and strength were our refuge and shield in those dark days of trouble. No longer do our young men and young women face the hazards and horrors of modern war. Once again most of them are at home. To those who suffered and sacrificed, to those who paid the supreme sacrifice and will never return home again, we owe a great debt and a sacred obligation. We meet here today as a free people because their devotion and their sacrifice to the noblest ideals of Americanism saved us from enslavement by the dictators.

Once again the sons and daughters of Iowa on battlefields round the world wrote in flaming deeds with crimson blood the motto of the State, "Our Liberties we prize, and our Rights we will maintain." We shall be worthy of their great sacrifices, and the sacrifices of those who fell before them only if we consecrate ourselves to the task before us of building a just and lasting peace.

We should also pause and pay tribute to the Iowa men and women, boys and girls who stayed at home. In the home and in the school, on the farm and in the factory, they loyally supported every war effort. Cooperation between labor, agriculture, industry and government won the war. Cooperation between the statesmen and the nations of the world can win the peace.

You meet here in this Fifty-second General Assembly during one of the most crucial periods of American history. Added to the neglects and omissions of the past are the problems growing out of the war. The people who placed upon your shoulders the mantle of authority had confidence in your integrity and ability to face the problems of the hour. In accepting the respective offices to which we have been chosen, we are assuming a heavy burden of responsibility. We are likewise afforded an unusual opportunity for constructive service of enduring worth to future generations. The task will not be easy. The cost of things most worth while, most precious, is always great. The military war is over. The war against intolerance, greed, monopoly, dishonesty and social injustice begins anew.

Seldom, if ever, has any Iowa legislature been confronted with more difficult financial problems. Many cities, counties and school districts are in financial distress. Our state educational institutions are crowded

with the greatest number of young men and young women seeking a college education in the history of the state. Our hospitals for the mentally ill, suffering from the accumulated omissions and neglects of more than a generation, claim your consideration.

Mounting costs resulting from unwise federal financial policies add fuel to the blaze. Today state and local governments are harvesting the bitter fruits of national waste and extravagance. They are paying with compound interest the cost of some of the so-called federal gratuities for which a few short years ago they so eagerly clamored. (Quote) "Whatsoever ye sow, that shall ye also reap" (unquote). This is the eternal law of life which is the same yesterday, today, and forever.

You are all familiar with what has happened to your family budget. The constantly increasing cost of food, clothing and shelter has reduced the amount you can save or to spend for luxuries. The same inflationary forces loosened by reckless spending in Washington and by the war which unbalanced your family budget, have created financial difficulties for every local and state government throughout the land. Under such circumstances, government must follow the same course which an individual would find wise to adopt. It must make provision for the necessities of government before considering expenditures for the luxuries of governmental services.

Shortly after the termination of the fighting in Europe, a great editor, Malcom Bingay, visited Germany and inspected its prison camps. In an address to the Chamber of Commerce upon his return home, he made this statement: (Quote) "Everything that has happened in Europe can be explained in just three words,—No Moral Law" (unquote). The spirit of communism and the spirit of socialism abroad in the world today is the spirit of materialism and greed. Our defenses against the forces of materialism depend not alone in armies and navies, in aeroplanes and bombs. They depend to a very substantial degree upon the moral and spiritual forces which motivate the thinking and acting of our citizens. We can best preserve the ideals of Americanism and assist in achieving the peace of the world by practicing the principles of Americanism and preserving peace in Iowa.

True Americanism finds its doctrines of equality, tolerance, and service, proclaimed by the Christ in the New Testament. These teachings are the very foundations upon which all human liberty rests. The formula for peace was proclaimed 2000 years ago. Communism is the spirit of atheism and materialism. Democracy is the spirit of Christianity, unselfishness and peace.

Let us stand upon the high ground. If we shall take our position and plant our standards upon high ground, no enemy will be able to dislodge us.

These are times that try men's souls. Public service today calls for courage and fortitude just as service in the country's armed forces called for courage and fortitude. Men must be willing to suffer political injury and death in the preservation of their ideals on the political battlefield as men faced physical injury and death on the military battlefield. In the last war a hard-boiled marine sergeant called to some men who hesitated going over the top, "Come on you fellows, you don't want to live

forever, do you?" In that same spirit of sacrifice and devotion to duty, let us approach the task which lies ahead.

REORGANIZATION

While government does not exist for the purpose of making money, it is in a very real sense a business, the biggest business in the state. The commodity it has to sell is service to the people. It provides protection of our health. It provides fire and police departments, good roads, education and the like.

Like business, government should always be on the alert for better methods of providing service at a reduced cost. But, unfortunately, government is not always spurred on by the keen competition which exists in the business world. On the contrary, the spur applied to government is too often that of a vested interest seeking to create or to retain some unjustified preference over other persons or groups in return for political support at the polls. Inertia is one of government's fundamental weaknesses. It is one of the costs of representative self-government.

The need for reform in legislative procedure has existed for years in Washington. At last mild reforms are now under way, but not without opposition. Overlapping and costly bureaus which have long outlived their usefulness are vigorously resisting demobilization.

The record of state government is not spotless. A generally excellent report on the reorganization of Iowa government was prepared in 1933. Yet few of its recommendations have been adopted.

Reform in court procedure, recommended in 1913, did not become a reality until 1943.

Many committees have been provided for by the legislature to study and recommend changes in our tax laws. Scarcely a governor in the last forty years has failed to discuss the problem and point out needed reforms. Yet some of these defects have continued for a half century.

Surely it would be wise to pause on the threshold of our second century as a sovereign commonwealth and take stock.

Working with the machinery of government, as the Chief Executive, gives one a very different view of its problems and efficiency than the view which the legislator gets in the short time he is here.

I desire to call your attention to some of the changes which I believe could be made with beneficial effect.

PERSONNEL DIRECTOR

In many respects the operation of state government is similar to the administration of a large business. There are more than fifty departments, and many sub-divisions, employing thousands of people. The war has thus far made it impossible to build a new office building provided for, and thus bring all of these scattered departments together. The authority for fixing and changing salaries is divided and there is much inequality between departments in the salaries paid for work of a similar nature.

There are frequent attempts to pay special compensation to some employees by changing the titles of their positions without changing or adding to their duties or responsibilities. Few records are kept showing when the employee commenced to work for the state, their qualifications and experience, the departments in which they have been employed, their vacation leave, sick leave, and other pertinent personnel information.

The compensation of some employees is determined by the merit council. Each elective official determines the salary of the employees in his own department. Some salaries are fixed by boards. In some instances salaries are now paid in part by federal funds and state funds.

Some departments are not under the budget and insist upon the right of paying higher salaries for that reason.

The present situation is confusing and indefensible. The appointment of a personnel director, responsible to the executive council, would do much to bring order out of a rather chaotic condition. It would ferret out and eliminate unnecessary employees, and end inequalities at a saving to the taxpayers.

FOUR YEAR TERM

After years of observation, and growing out of my own experience of the last two years as governor, I am convinced that a single four year term would provide better government to the people of Iowa than two successive terms of two years each.

The reasons for such a change were forcefully stated thirty-two years ago by Governor Clarke. He said: "As it is, he enters upon his first term with the incoming of a General Assembly. That ought not to be so, but I will not discuss that question. Soon, if not immediately, after the adjournment of the legislature, if the experience of recent years is to be taken as a precedent, he must begin preparations for and eventually enter upon a long speaking campaign for renomination. Securing it he must practically continue his campaign for re-election. He must do these things or, sometimes, surrender all he stood for and abandon all that he hoped to accomplish in the way of public service. All of this constantly distracts his mind from his public duties, prevents him from devoting all his energies to the public good. It all seriously affects his efficiency as a public servant.

"If also, he should be a timid soul, thinking more of office than of public duty, and afraid of his fellow citizens, rather than challenging them to things that make for human betterment, he might move softly, gently, whispering through a first term in the hope of no antagonism for a second. During a second term he might become courageous when there was no enemy in view and nobody could get at him, and might really accomplish something."

These arguments apply with equal force to other state and county officers.

Since that time state government has grown tremendously, and the work of the governor has more than doubled. We have added the highway department, the social welfare department, with all of its sub-divisions of old age assistance, blind assistance, aid to dependent children,

etc., the public safety department with its highway patrol, motor vehicle division, driver license examinations, vehicle licenses and the like, the Employment Security Commission, the liquor commission, as well as others.

They all call for the attention and supervision of the governor's office. The governor is called upon to undertake this increased burden, with the same sized staff he had years ago.

I suggest that you take the steps necessary to secure an appropriate amendment to the Constitution, and changes in our statutes.

HISTORICAL DEPARTMENT

We oftentimes complain of duplication of agencies in the federal government, but the state is sometimes guilty of the same offense. We are maintaining two historical departments; one in Des Moines and one in Iowa City. The one at Iowa City is responsible neither to the university nor to the state officials. Increased efficiency and service to the whole state at a reduced expense should result in merging the department at Iowa City with the one at Des Moines.

The Brookings report makes such a recommendation in this language: "The chief need of the historical, memorial and art department is for co-ordination with the historical society and the university. This can only be accomplished by a partial consolidation. There is unnecessary duplication and waste in the maintenance of two separate historical libraries and two newspaper collections."

FIRE INSPECTION

The disastrous hotel fires throughout the nation, including the one at Dubuque, have focused the attention of the nation on this subject.

Our law now lodges the duty of making fire inspections of hotels with the Department of Agriculture. Logically this duty should be vested in the fire marshal.

I suggest that it be so transferred and that the whole law with reference to the duties and authority of the fire marshal be revised and strengthened.

APPOINTMENT OF COMMERCE COMMISSIONERS AND PUBLIC UTILITIES COMMISSION

Election after election a large number of candidates seek nomination as Commerce Commissioners. Frequently no one receives thirty-five per cent of the votes and the nomination is finally made by a convention. It is doubtful if one out of twenty voters could name the candidates for this office. The work of this commission, which is of great importance, is primarily administrative and not policy forming. It is of no greater importance, however, than that of the Highway Commission, the Board of Social Welfare, the Employment Security Commission, and other commissions which are appointed by the Governor and confirmed by the Senate.

I can see no harm, and do see much good, resulting in changing this office from an elective to an appointive office.

For many years there has been a great deal of discussion of the need for a public utilities commission. One of the principal arguments in the past has been that the individual citizen or the local municipality was not always able to cope with great corporations. To date, however, the rates of utilities have generally been reasonable and compare favorably with other states where there is a utilities commission.

Recent decisions by the supreme court, as well as the action of certain federal departments in attempting to assume jurisdiction of utilities matters in states where there is no state public utility commission, raises the question whether or not it would be wise to enact a state utility law for the purpose of protecting the state against the arbitrary actions of the federal government. If such a law were deemed advisable its administration might well be placed under the jurisdiction of the Iowa State Commerce Commission.

VETERANS

The problems of veterans affect a large portion of our citizenry. At the present time, there are several departments dealing with veterans' affairs, such as graves registration, the Adjutant General's office, a records division in the department of history, a bonus board, and the work for the Spanish American War Veterans and the G.A.R. I believe that the interests of the veterans of the state of Iowa would be better served by the creation of a department of veterans' affairs to deal with all veterans' problems.

The last session of the legislature passed an annual tax exemption law, which is in effect a yearly bonus. It also passed many other veterans' laws. Doubtless you will have presented to you for consideration, legislation providing a cash bonus for the veterans of the last war. You can initiate such legislation. Its approval in the last analysis, because of constitutional provisions, rests with the people. I feel confident that all service men, as well as other citizens, would desire this legislature to first consider the essential needs of the state such as education, health, state hospitals, welfare, and other essential needs, which are of primary importance to all citizens, including the veterans and their families.

After you have carefully studied both the financial resources and the basic needs of the state, and have arranged for the revenues with which these needs are to be met, you should then consider the ability and the resources of the state to pay a bonus.

These matters should be considered on the basis of justice and equity, and not on the basis of partisanship.

HOUSING

During the last generation and since the end of the first World War, home building has not kept pace with the needs of our growing population. With the end of the war many young people who had married during the war found themselves unable to find living quarters in which to establish their homes. Those whose economic status permitted them to

consider building a home found a shortage of material and of labor as well as exorbitantly high prices to deter them. Those who desired to rent discovered that various federal policies were a restraining influence on those who normally would invest their capital in rental properties. The coming year holds a promise of substantial relief.

Nevertheless, you should consider the problem in all of its aspects. Some cities and towns desire the right to extend sewer and water facilities to new additions at public expense and find they have no authority to do so. Some of our larger communities would find it profitable to embark upon a slum clearance program, but find our legislation inadequate or lacking.

I especially urge you to study the plans which have been developed and placed in operation in other states for the clearing of blighted areas, and drawing upon their experience, adopt those features which you find desirable into our law.

BOARD OF CONTROL

In recent months, after years of indifference, the public conscience has been awakened to some of the needs and problems of the state institutions.

Two years ago I called attention to this problem when I said: "Too often these unfortunates tend to be the forgotten boys and girls, men and women, of Iowa . . . 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 wartime 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. Several of these institutions are greatly overcrowded and additional space to house these unfortunates should be built as soon as building restrictions are lifted . . . 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 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."

The legislature took heed of the situation by sharply increasing the funds for maintenance and providing over six million dollars for new buildings and repairs. They were then roundly condemned as spend-thrifts. Headlines such as "Legislature came, surplus went" were their reward. A few months later they heard themselves condemned oftentimes by the same sources as niggardly. Their actions merited no such con-

demnation. Not only did they increase support and initiate a building program, but they provided for a study of the mental institutions.

During the last two years, I have instituted several other studies, and reports of vital importance have been made. They include the report on diet made by Capt. Mary O'Neal, who was head dietitian at Ft. Des Moines; the farm report and report on diet made by experts from the Iowa State College; the population survey report made by Dr. Ray Wakeley of Iowa State College; the report of Dr. Frank E. Leslie, psychiatrist, employed by the board; the survey of the penal and corrective institutions, and the report of the district court judges on juvenile delinquency procedures. Without doubt you will give these reports your careful consideration.

The experience of the last fifteen years, the various reports, my own personal investigations and experience, all point to one conclusion—the need of a thorough revision and reorganization of the machinery and methods of supervising and operating these institutions. Obsolete statutes, impossible of performance, such as the requirement that board members must talk to each inmate every six months when they visit the institution, should be repealed.

Much progress has been made in the administration of these institutions during the last two years, but much remains to be done.

Appropriations have been increased 54.79 per cent since 1933. They must be further increased.

But money alone is not enough. The machinery of administration must be overhauled.

I recommend that provision be made for a superintendent of mental hospitals, a superintendent of penal and corrective institutions and a superintendent of industries. They should be men of special training and experience. They should be responsible for repairing and supervising programs appropriate to their respective positions.

A farm manager to direct the operations on the thousands of acres of state farm lands is needed. A dietitian, who would prepare menus providing balanced diets, as well as uniform recipes is needed in preparing meals for thousands of people. Such a dietitian would be able to improve the diet and reduce the cost, and the existing waste.

I recommend that these superintendents be under the direction of a single commissioner of public institutions and that the present three member board of control system be abolished.

I also recommend that the interim committee be abolished. It has operated primarily to supervise the actions of the board of control.

The most of its activities have dealt with supplementing the funds of the board in the event that the budget provided by the legislature proved to be inadequate because of some unseen problem.

Under the reorganization proposed it is doubtful that they could be of material aid in bettering the administration of the institutions.

APPOINTMENT OF SUPERINTENDENT OF PUBLIC INSTRUCTION

Among the recommendations of the school code study committee was one for making the office of Superintendent of Public Instruction appointive rather than elective.

I believe that this recommendation is sound and worthy of your consideration.

TRANSFER PUBLIC SAFETY DEPARTMENT TO ATTORNEY GENERAL

Included in the recommendations for reorganization by the Brookings Committee was one for the creation of a public safety department. Such a department was created in 1939 by consolidating many departments. There was a difference of opinion at that time whether this department should be under the governor or the attorney general.

Law enforcement problems should be handled by the attorney general's office and he should be the chief law enforcement officer of the state. The responsibility and machinery for this purpose should not be divided as it now is. The recommendations of the Brookings report in this respect merit your attention. I quote a part of this report: "The governor is required by the constitution to take care that the laws are faithfully executed; but neither the constitution nor the statutes make it possible for him to fulfill this obligation. In emergencies he may call out the militia, an undesirable and expensive procedure; but in ordinary day-to-day enforcement, which specific duties of departmental administration have been improperly imposed upon him, his power to supervise, direct and control is decidedly limited. . . . Disregarding the courts and clerks of court, there are in Iowa over two thousand officials engaged in law enforcement. . . . Two thousand agents or agencies are operating or nominally operating as independent units. Half of them are responsible to no one but the people. Elected every two years, the good ones are thrown out regardless of merit, and just when they have acquired a few months of valuable training. The bad ones have to be endured; and because of politics or personality are frequently re-elected.

"Parts of the system date from mediaeval England. Neighborhood law enforcement was fairly satisfactory a century ago; but today it is as antiquated as the stage coach. Nevertheless the system persists because of the power of habit and of vested interests."

I recommend that the department of public safety be transferred to the attorney general's office and that all law enforcement officials be made directly responsible to the attorney general as the chief law enforcement officer of the state.

LAW ENFORCEMENT

The material destruction wrought by war is evidenced on every hand. It is easy to see. The wrecks of great cities, the hunger, disease, and misery are clear to every eye. Too few have seen, or paused to reflect upon the decline of ideals and the decay in morals which this war has wrought. Such a decline has followed every war. The delinquency of adults and juveniles alike is a threat to the foundations of our social institutions.

The immortal Lincoln said, "Let every man remember that to violate

the law is to trample on the blood of his father, to tear the character of his own and his children's liberty. Let reference for the laws be breathed by every American mother to the lisping babe that prattles on her lap. Let it be taught in the schools, in seminaries, in colleges. Let it be preached from the pulpit, proclaimed in the legislative halls, and enforced in the courts of justice. And, in short, let it become the political religion of the nation."

During one hundred years of statehood we have tried many plans for the regulation of the liquor traffic. None has proven wholly successful. The present state monopoly system was adopted to take the profit out of hard liquor and suppress illegal sale of it. In some communities it is working fairly well, in others it is not. There is a sharp and almost equal division of opinion as to the course which should be pursued. The state is receiving the profits from the business and at the same time placing the responsibility and the cost for law enforcement upon local governments. There appears to be a growing lack of respect for the law by citizens and a weakening of the enforcement of the law by officers in some communities.

It is the duty of the legislature to initiate new legislation and to amend the old laws in such a manner as to reflect the majority sentiment of the people they represent.

The mere fact that the subject is difficult and fraught with controversy is no excuse for avoiding its consideration.

A law which is not the outgrowth of and representative of the ideals and moral character of a people is scarce worth the paper on which it is written. The safety and the greatness of a nation rests not alone in the wisdom of statesmen and the bravery of soldiers, but rather in the character of the people.

*"Not gold, but only men can make
A people great and strong,
Men who for truth and honor's sake,
Stand fast and suffer long.
Brave men who work while others sleep
Who dare while others fly—
They build a nation's pillars deep
And lift them to the sky."*

SCHOOLS

From the day the first school was opened in Lee County to this moment, our schools have been of primary concern to us. The last session of the Legislature made much progress in revising our school law, but much still remains to be done.

We are proud of the record of Iowa schools, but there are ways to advance their efficiency and standards.

In a very recent book "Education—America's Magic," Raymond N. Hughes, President Emeritus of Iowa State College, and William H. Lancelot, Professor of Vocational Education, made a careful analysis of

the educational program in each state. Their statement, with reference to Iowa schools, is of great interest.

"Iowa, with an income per child of \$2,020, ranks twenty-fourth in ability. However, in accomplishment, its rank is ninth, and its rank in the degree in which accomplishment is commensurate with ability is tenth.

"The state puts forth serious effort to secure suitable education for its children, spending 4.65 per cent of its income for education and ranking twelfth in effort. As to efficiency in the use of school funds its rank is eighth. Hence, it ranks in the highest quarter as to both of these criteria, which doubtless accounts for the fact that its accomplishments so greatly surpass its ability.

"Iowa is one of eleven states which rank higher in every other criterion than in ability.

"On the whole, it has a creditable record in education. Its apparent rank on all around educational performance is fifth."

Thus we find that while President Hughes rates Iowa as twenty-fourth in financial ability to support education that he ranks it fifth in all around performance. His analysis is in contrast with the inference that Iowa is at the bottom of the list of states in the support of education because of the amount of state aid.

The amount of state aid is not a true yardstick by which to measure our support of education. The per pupil cost and the financial ability of the citizenry is a much more accurate yardstick by which to measure our interest in and support of education.

The abandonment of a levy of several million dollars of state property tax in 1942, the assistance to local government by the state to the amount of 55 million dollars, in shared taxes, is a direct as well as an indirect aid to schools.

According to a study recently made of over 100 Iowa high schools by Mr. Leo Howe, there is a wide variation in the way school funds are used. From 1937 to 1946 the cost per pupil in the Des Moines Schools had increased only 33.68 per cent. One Iowa school increased the cost per pupil 178.29 per cent. The average increased cost per pupil in the state for this period was 60.82 per cent. The salaries of teachers and superintendents in these schools during this period was increased 49.74 per cent.

Last year in Iowa, a high school with only four pupils was in operation. The cost per pupil was in excess of \$1,200. This was in a community that was below the average in financial ability to support education. Many examples could be given of both grade and high schools in the country and in the city where the cost per pupil is exorbitantly high.

The financial problems of schools are very similar in the most part to those of other units of government. There is, however, one important exception. We are operating a larger number of rural schools and high schools than we can efficiently or economically operate. We are wasting taxpayers' dollars and wasting teaching ability.

We have counties with only three or four high schools and others with sixteen or seventeen high schools.

There are nearly 5,000 different school corporations following many different plans.

In many respects our plan of organization for schools is as out of date as the township road system.

We need larger economic and political units for our schools. Let me again quote from the Brookings report: "The data gathered relative to local school districts logically and inevitably lead to the conclusion that the whole groundwork of major economies and of major improvements in efficiency resides in the adoption of a larger political unit as a basis of school administration and support.

It is time to not only observe the symptoms of the disease, but to find and treat the cause of the ailment.

A sound assessing system, and a good reorganization, will do much to meet our school needs.

More than thirty years ago a governor of Iowa was saying "ninety-five per cent of the boys and girls never reach high school . . . the necessities of farm life almost preclude the farm boy from the town high school. He cannot start in with the opening of the schools in the towns the first of September, and if he could, he could not continue after the first of March. The scarcity of farm labor and the absolute necessity of the farmers in gathering crops and in preparing for them, and planting and cultivating absolutely forbid.

"This suggests almost necessarily the consolidation of country schools. I can see no escape from the ultimate result."

Conditions have changed since that time. Power machinery has revolutionized the farm industry. Road conditions and transportation facilities have been greatly improved since the township school was established every two miles.

With changed conditions the need for reorganization and consolidation is much more urgent than it was thirty years ago. Indifference, local pride and selfishness have too often and for too long blocked progress in this field.

We need an acceptable and workable reorganization law. We need to study the economics of education. Local communities should not expect state aid for the operation of schools that are economically unsound without doing their share to correct such conditions. The state should be, and is willing to assume, a share of the cost of education.

As a state as a whole, we spend 4.65 per cent of our income for education as compared to 5.5 per cent by Utah. We rank twelfth among the states in effort to support education. The amount of support for our schools can and should be increased.

The inflation we are suffering from has made it impossible to operate many schools at the per capita cost per pupil now provided by statute. Early action should be taken to raise this limit.

The problems of our schools are inseparably interwoven within our social and economic life. A wise solution of our road problems, our assessment problems, and our tax problems will greatly benefit our schools.

The last session of the legislature was not able to reach an agreement on all of the laws suggested by the report of the school code com-

mittee. You should study this report again and give further consideration to these recommendations.

I particularly recommend that you consider the advantages of an optional county unit bill.

CONCLUSION

Members of the General Assembly, the wheel of destiny has placed in your hands a great responsibility and a great opportunity.

You are the first postwar assembly, the first to start off the second century of Iowa's steady march of progress.

Great problems demand your consideration. Yours is the opportunity of correcting past omissions and neglects. Yours is the obligation of finding solutions for present problems, and laying the foundations of a better tomorrow.

Our English word "candidate" is derived from a Latin word meaning "clothed in white." It originated out of the custom of the members of the Roman Senate to clothe themselves in garments of spotless white as a symbol of their freedom from personal corruption, bias or prejudice, and their willingness to consider all of the issues coming before them solely upon their merits.

You sit here not as individuals, not as the representatives of any county or district; nor as the representatives of any business, trade or profession to promote their selfish economic welfare at the expense of the general public.

You are the representatives of two and one-half million people. The welfare of their varied interests and the solution of their problems as it affects the welfare of all the people rests upon your shoulders.

You must act wisely for the foolish.

You must be strong for the weak.

You must be generous for the miserly.

You must be prudent for the wasteful and improvident.

You must have vision for the blind.

You must be unselfish for the selfish.

You must avoid the pitfalls of pride and prejudice, of ignorance and indifference and selfishness.

Your collective thought and action can and must reflect the best thought and action of a great people.

By virtue of the assumption of the duties of your office you have become the collective intelligence of Iowa, the very heart, soul and conscience of the state.

The people have trusted you. They believe in you. They demand that you be faithful to the trust reposed in you.

On every hand you will be beset with obstacles.

You will be denounced in the press and on the street corner for doing too little or too much, by men and women who have selfish interests, by those who are prejudiced, and by those who are uninformed and too busy to study all sides of the question.

The repetition of half truths will rise up to plague you.

You will be dined, cajoled and flattered by the selfish and self-seeking.

You will be threatened with political death and reprisals by pressure groups.

Yet you will have hidden within you unsuspected and undiscovered springs of wisdom and strength.

High on an arch just outside the door of the Governor's office, inscribed in letters of shining gold, are these words of truth: "nothing is politically right that is morally wrong."

If you stand on high ground and always strive to do that which is right you shall need fear no adversary.

The Goliath of accumulated problems of war, of past neglect, of ignorance and selfishness challenge you. But the strength of a David is yours for the asking. You need not and dare not fail.

We stand on the threshold of a new century for Iowa. The world stands upon the threshold of a new age.

By making Iowa the best place in all the world in which to live, we shall help make the world a better place to live in.

*To every man there openeth
A high way and a low.
And the high soul climbs the high way
And the low soul gropes the low.
While in between on the misty flats
The rest drift to and fro.
But to every man there openeth
A high way and a low,
And every man decideth
The way his soul shall go.*

As you embark upon your labors may the spirit of truth and justice attend you. The hopes and prayers of Iowa people go with you!

Governor Blue was escorted from the chamber by the committee previously appointed.

The minutes of the joint convention were read and approved.

Morrissey of Jasper moved that the joint convention be now dissolved. Motion prevailed.

The House reconvened, Speaker Kuester in the chair.

Hicklin of Louisa moved that the House adjourn until Tuesday, January 21, 1947, at 2 p.m., in accordance with Senate Concurrent Resolution 4.

Motion prevailed and the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 21, 1947.

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

Prayer was offered by the Reverend C. W. Cleveland, pastor of the Methodist church, Albion, Iowa.

Journal of January 16 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Graham of Audubon on request of Poston of Wayne; Wellington of Lee on request of Kruse of Floyd.

PETITION

The following resolution was presented and placed on file:

By Schwengel of Scott and Hedin of Scott, from the Davenport Realtors Board of Davenport, Iowa, urging an increase in taxes for public schools, to be appropriated from state income, sales and luxury taxes.

MEMBER'S OATH OF OFFICE

The following member 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."

GUY G. BUTLER.

ANNOUNCEMENT OF STANDING COMMITTEE APPOINTMENTS

AERONAUTICS

Nielsen—
Chairman
Hicklin*
Wilson
McEleney

Graham
Poston
Loss
Bents

Brown of
Mahaska
Williams
Morrissey
Neal

Butler
Kerr
Kilpatrick
Smith of Madison

AGRICULTURE 1

Siefkas—	Davis	Eckels	Bents
Chairman	Weichman	Neal	Ingalls
Kruse*	Putney	Nicholas	De Groot
Strawman	Donohue	Bloom	King
Langland	Fulk	Kerr	Humbert
Good	Nelson of	Lucken	Walker
Morrissey	Buchanan	Kester	Walter of
Baker	Huston	Ainsworth	Marshall
Datisman	Watson		

AGRICULTURE 2

Stevens—	Noble	Moore	Koch
Chairman	Patrick	Redman	Weiss
Landsness*	Brown of	Anderson	Norland
Rankin	Mahaska	Olson	Butler
Frei	Smith of Clayton	Loss	Saylor
Bass	Shepard	Boothby	Turner
Fletcher	Kilpatrick	Knickerbocker	Beardsley
			Hinrichs

ANIMAL INDUSTRY

Bockwoldt—	Fiene	Loss	Weiss
Chairman	Robb	Nicholas	Walker
Humbert*	King	Ingalls	Hendrix
Good	Nelson of	Watson	Beman
Baker	Buchanan	Landsness	Knickerbocker
Boothby			

APPROPRIATIONS

Weichman—	Hedin	Siefkas	Olson
Chairman	Strawman	Poston	Ainsworth
Anderson*	Fulk	Walter of	Redman
Bockwoldt	Huston	Marshall	Robb
Klemesrud	Van Eaton	Baker	Schwengel
Donohue	Bryson	Bents	Shepard
Good	Robinson	Troeger	Smith of Clayton
Edwards	Moore	Datisman	Watson
Morrissey	Wellington	Frei	Lundy
Steinberg	Avery	Beardsley	Krall
Davis of Fayette	Kruse	Turner	Duffield
Stevens	Walter of	Hicklin	Neilsen
Putney	Pottawattamie	Kilpatrick	Nelson of
Bass	McFarlane	Nelson of	Woodbury
	Fimmen	Buchanan	

BANKS AND BANKING

Walter of	Nelson of	Redman	Duffield
Pottawattamie	Woodbury	Mills	Hansen
—Chairman	Pieper	Eckels	Putney
Olson*	Wilson	Kosek	Loss
Patrick	Strawman	Burkman	Butler
Turner	Schwengel	Kerr	Duffy
Tesmer	Walker	Graham	Lundy
Langland	Huston	Lucken	Beardsley
Nicholas	De Groot	Brown of	Lynes
Morrissey	Robinson	Mahaska	

BOARD OF CONTROL

Good—Chairman	Fulk	Olson	Mills
Poston*	Bryson	Putney	Huston
Strawman	Moore	Saylor	Turner
Fimmen	Hicklin	Kruse	Hinrichs
Hedin	Stevens	Robb	Boothby
McFarlane	Weichman	Williams	Beardsley
Bockwoldt	Shepard	Walter of	Siefkas
Wellington	Kilpatrick	Marshall	Lawrence
Anderson	Nelson of	Robinson	Bloom
	Buchanan		Gannaway

BUILDING AND LOAN

Williams— Chairman	Wellington	Reed	Landsness
Tesmer*	Beman	Loss	Long
McFarlane	Graham	Duffy	Hedin
	Robinson	Butler	Smith of Madison

CHILD WELFARE

Edwards— Chairman	Rankin	Mills	Brown of Monona
Bloom*	Patrick	Troeger	Landsness
Lawrence	Duffy	Saylor	Krall
Wilson	Lynes	Lundy	Nelson of Woodbury
Hansen	Kosek	Norland	
	Ingalls	Gannaway	

CITIES AND TOWNS

Van Eaton— Chairman	Hendrix	Walter of	Duffy
Putney*	Schwengel	Pottawattamie	Krall
Nelson of Woodbury	Butler	Lucken	Lawrence
McEleney	Gannaway	Robinson	Beadsley
Steinberg	De Groote	Fletcher	Kosek
Frei	Tesmer	Lundy	McFarlane
Hedin	Burkman	Prange	Smith of Des Moines
	Avery	Troeger	
	Duffield	Utzig	

CLAIMS

Beadsley— Chairman	Hendrix	Saylor	Humbert
Hinrichs*	Rankin	Pieper	Duffy
Boothby	Hansen	Olson	Graham
Datisman	Smith of Madison	Weiss	Lucken
	Frei	Prange	

COMMERCE AND TRADE

Robb—Chairman	Reed	Scott	Utzig
Ingalls*	Fimmen	Kilpatrick	Nelson of Woodbury
Norland	Williams	Kosek	Prange
McFarlane	Edwards	Long	Van Eaton

COMPENSATION OF PUBLIC OFFICERS AND EMPLOYEES

Donohue— Chairman	Steinberg	Stevens	Good
Walter of Marshall*	Bass	Lynes	Weichman
Turner	King	Moore	Duffield
Langland	Fulk	Redman	Klemesrud
Bockwoldt	Watson	Pieper	Lundy
Datisman	Nielsen	Olson	Hinrichs
	McFarlane	Anderson	Butler
	Reed		

CONSERVATION OF RESOURCES

Kilpatrick— Chairman	Morrissey	Kester	Krall
Turner*	Williams	Nicholas	Avery
Bass	Edwards	Eckels	Reed
Landsness	Noble	Bents	Saylor
Huston	Fletcher	Koch	Fiene

CONSOLIDATION AND COORDINATION OF STATE GOVERNMENT

Pieper— Chairman	Robinson	Utzig	Smith of Madison
Graham*	Edwards	Koch	Beman
	Neal	Wilson	Hendrix
			Beadsley

CONSTITUTIONAL AMENDMENTS

Poston— Chairman	Siefkas	Rankin	Loss
Knickerbocker*	Fiene	Patrick	Norland
Noble	Hinrichs	Lucken	Brown of Monona
	Tesmer	Eckels	Duffield

COUNTY AND TOWNSHIP AFFAIRS

Fulk—Chairman	Frei	Huston	Putney
King*	Bents	Datiman	Humbert
Fiene	Norland	Bockwoldt	Eckles
Edwards	Neal	Patrick	

DAIRY AND FOOD

Kruse— Chairman	Nelson of Buchanan	Olson De Groote	King Lundy
Redman*	Smith of Clayton	Krall	Hinrichs
Morrissey	Boothby	Norland	Klemesrud
Davis	Fiene	Weiss	Neal
Lynes	Ingalls		

DEPARTMENTAL AFFAIRS

Watson— Chairman	Donohue	Lynes	Tesmer
Ainsworth*	Schwengel	Utzig	Brown of Mahaska
Kosek	Wellington	Bents	
	DeGroote		

DRAINAGE

Smith of Clayton —Chairman	Smith of Des Moines	Fletcher De Groote	Loss Butler
Lynes*	Wellington	Brown of Monona	Koch
Hendrix	Hicklin	Baker	Landsness

ELECTIONS

Frei—Chairman	Langland	Fletcher	Weiss
Rankin*	Duffy	Kilpatrick	Kerr
Brown of Mahaska	Loss Long	Eckels Shepard	Humbert Kester

EMERGENCY LEGISLATION

Nelson of Woodbury— Chairman	Prange	Nicholas	Butler
Baker*	Knickerbocker	Long	Lundy
Rankin	Klemesrud	McFarlane	Duffield
		Fiene	Smith of Madison
			Beman

ENROLLED BILLS

Putney— Chairman	Mills*	Tesmer	Prange
	Burkman	Edwards	Troeger
			Graham

FISH AND GAME

Klemesrud— Chairman	Hicklin	Kruse	Smith of Des Moines
Hendrix*	Williams	Burkman	Lucken
Shepard	McEleney	Bents	Ainsworth
Ingalls	Robb	Koch	Saylor
Brown of Monona	Loss	Weiss	Krall
	Knickerbocker	Walker	
	Boothby	Smith of Madison	

HORTICULTURE AND FORESTRY

Walter of Marshall— Chairman	Bents*	Datiman	Brown of Monona
	Landsness	Stevens	Fiene
	Smith of Madison	Smith of Clayton	

INSURANCE

Huston—	Schwengel	Brown of	Moore
Chairman	Watson	Mahaska	Smith of Clayton
Burkman*	Mills	Hedin	Saylor
Avery	Lucken	Fulk	Siefkas
Anderson	Sloane	Walter of	Strawman
Langland	Duffy	Marshall	Donohue
Beman	Bass	Rankin	Kosek
Tesmer	Redman	Weichman	Kilpatrick

INTERSTATE BRIDGES

Wellington—	Smith of	Nelson of	Brown of Monona
Chairman	Des Moines	Woodbury	Ingalls
Utzig*	Pieper	Weiss	Lucken
McEleney	Schwengel	Noble	Long

JUDICIAL AND POLITICAL DISTRICTS

Saylor—	Duffy	Siefkas	Brown of
Chairman	Koch	Walker	Monona
Kerr*	Robinson	Bloom	

JUDICIARY 1

Steinberg—	Fimmen	Patrick	Eckles
Chairman	Bryson	Weichman	Kruse
Nielsen*	King	Duffield	Butler
De Groote	Fulk	Burkman	Poston
Donohue	Bents	Lucken	Utzig
Nelson of	Robinson	Langland	Knickerbocker
Woodbury	Gannaway		

JUDICIARY 2

Sloane—	Walter of	Kester	Beardsley
Chairman	Pottawattamie	Van Eaton	Lundy
Strawman*	Davis	Brown of	Noble
Hinrichs	Hicklin	Monona	Pieper
Graham	Reed	Duffy	Prange
Avery			

LABOR

Long—Chairman	Hedin	Walker	Utzig
Langland*	Schwengel	Hansen	Krall
Hendrix	Nelson of	Sloane	Poston
Baker	Buchanan	Kester	Prange
Boothby	Nicholas	Saylor	Knickerbocker
Nelson of	Scott	Graham	Bockwoldt
Woodbury	Beman	Troeger	Robb
Stevens	Good		

LIQUOR CONTROL

Bass—Chairman	Fletcher	Olson	Walter of
Strawman*	Good	Redman	Pottawattamie
Siefkas	Baker	Putney	Troeger
Pieper	Bryson	Poston	Lawrence
Saylor	Datisman	Smith of Clayton	Bloom
Van Eaton	Edwards	Steinberg	Turner
Mills	Fulk	Stevens	Anderson
Hedin	Huston	Walter of	Robb
Smith of	Kilpatrick	Marshall	Watson
Des Moines	Moore	McEleney	Wellington

	MILITARY AND VETERANS AFFAIRS		
Burkman—	Reed	Prange	Neal
Chairman	Graham	Utzig	Walter of
Scott*	Hansen	Tesmer	Marshall
Hicklin	Morrissey	Patrick	Brown of
Kosek	Noble	McEleney	Monona
Kester	Ainsworth	Nelson of	Walter of
Williams	Brown of	Woodbury	Pottawattamie
Pieper	Mahaska	Knickerbocker	Sloane
	MINES AND MINING		
Shepard—	Good	McFarlane	Scott
Chairman	Neal	Brown of	Humbert
Prange*	Burkman	Mahaska	Kester
		Smith of Madison	Lundy
	MOTOR VEHICLES AND TRANSPORTATION		
Robinson—	Nelson of	Nielsen	Sloane
Chairman	Woodbury	Van Eaton	Davis
McEleney*	Steinberg	Noble	Burkman
Lucken	Frei	Shepard	Butler
Eckles	Fimmen	Watson	Kerr
Bockwoldt	Bass	Kilpatrick	Hansen
Tesmer	Hendrix	Knickerbocker	Smith of Madison
Nicholas	Walker	Scott	Ainsworth
Landsness	Robb	Fiene	Poston
Boothby	Gannaway	Wilson	Beardsley
	OLD AGE ASSISTANCE		
Moore—	Lynes	Landsness	Fletcher
Chairman	Walker	Butler	Knickerbocker
Saylor*	De Groot	Bloom	Lawrence
Edwards	Bemen	Humbert	Fiene
Pieper	Smith of Madison	Noble	Wilson
	PHARMACY		
Davis—	Williams	Koch	Ingalls
Chairman	Landsness	Rankin	Beardsley
Brown of	Fletcher	Duffy	
Monona*			
	POLICE REGULATION—SUPPRESSION OF CRIME AND		INTEMPERANCE
Datisman—	Shepard	Mills	Lawrence
Chairman	Beman	Baker	Bloom
Gannaway*	Robb	Ainsworth	Nicholas
			Loss
	POSTWAR DEVELOPMENT		
McFarlane—	Davis	Watson	Loss
Chairman	Scott	Utzig	Troeger
Morrissey*	Kerr	Gannaway	Smith of Madison
Nelson of	Nelson of	Hicklin	Wilson
Woodbury	Buchanan	Sloane	Kosek
		Krall	Nicholas
	PRINTING		
Smith of	Koch*	Walter of	Wilson
Des Moines—	Schwengel	Pottawattamie	Ainsworth
Chairman	Frei	Krall	Lawrence
			Klemesrud
	PRIVATE CORPORATIONS		
Hicklin—	Wilson	Wellington	Hedin
Chairman	Prange	Weiss	Tesmer
Nicholas*	Scott	Loss	Fimmen
Patrick	Sloane	Norland	Lynes
Walter of	Nielsen	Hansen	Kosek
Pottawattamie		Morrissey	Williams

PUBLIC HEALTH

Avery—	Nelson of	Walter of	Burkman
Chairman	Woodbury	Pottawattamie	Bryson
Kruse	Davis	Kerr	Hinrichs
Gannaway	Troeger	Sloane	Krall
Boothby	Fimmen	Long	Duffy
Donohue	Koch	Nielsen	Good
Morrissey	Smith of	Kester	Lawrence
Nelson of	Des Moines	Klemesrud	Bloom
Buchanan	Neal	Hansen	Walker
	De Groot	Wilson	Ingalls
			Schwengel

PUBLIC LANDS AND BUILDINGS

Olson—Chairman	Hinrichs	Hansen	Neal
Noble*	Donohue	Moore	Fiene
Lynes	Long	Bents	Prange
		Ainsworth	Hedin

PUBLIC LIBRARIES

Mills—Chairman	Gannaway	Knickerbocker	Utzig
Loss*	Eckels	Saylor	Bloom
Bass	Norland	Scott	Lawrence

PUBLIC UTILITIES

Hedin—	Tesmer	Sloane	Eckels
Chairman	Long	Nielsen	Hansen
Edwards*	Putney	Avery	Robb
Fimmen	Rankin	Humbert	Anderson
Graham	Brown of	King	Duffield
Davis	Mahaska	Lundy	Hicklin
Kester	Scott	Noble	Frei
Smith of	Beman	Norland	Olson
Des Moines	Prange		

RAILROADS

Duffield—	Fimmen	Kerr	King
Chairman	Long	Davis	Duffy
Williams*	Wilson	Utzig	Krall
Walker	Neal	Sloane	Poston
Wellington	Kosek	Morrissey	Weiss
Hansen	Beman	Avery	Hicklin

ROADS AND HIGHWAYS

Fimmen—	Walter of	Kerr	Kilpatrick
Chairman	Marshall	Eckels	Scott
Nelson of	McEleney	Anderson	Lundy
Buchanan*	Hendrix	Kruse	Turner
Good	King	Smith of Madison	Huston
Siefkas	Humbert	Ainsworth	Poston
Hinrichs	Noble	Prange	Graham
Baker	Brown of	Williams	Kester
	Mahaska	Feine	Beardsley

RULES

Morrissey—	McFarlane	Poston	Olson
Chairman	Bockwoldt	Schwengel	Moore
Bryson*	Wellington	Steinberg	Watson
Reed			Bass

SCHOOLS AND TEXTBOOKS

Schwengel— Chairman	Huston	Strawman	Brown of Mahaska
Troeger*	Robb	Hicklin	Wellington
Steinberg	Smith of Clayton	Walter of Marshall	Rankin
Bockwoldt	Weichman	Bass	Knickerbocker
Siefkas	Watson	Olson	Gannaway
Klemesrud	Redman	Lawrence	Datisman
Good	Anderson	Bloom	Moore
Edwards	Robinson	Stevens	Baker
Morrissey	Walter of Pottawattamie	Neal	Frei
Fulk	Norland	Kosek	Smith of Des Moines

SOCIAL SECURITY

Reed—Chairman	Smith of	Siefkas	Rankin
Lundy*	Des Moines	Nielsen	Poston
Burkman	Humbert	Hendrix	Koch
Long	Turner	Nicholas	Van Eaton
Davis	Kerr	Kruse	McEleney
Bryson	Ingalls	Fletcher	Scott
	Boothby	Neal	Norland

STATE EDUCATIONAL INSTITUTIONS

Anderson— Chairman	Troeger	Shepard	Koch
Lawrence*	Rankin	Weiss	Utzg
Krall	Brown of Monona	Bloom	Gannaway
		Hinrichs	Lynes
		Butler	Kester

TAX REVISION

Redman— Chairman	Fletcher	Weichman	Walter of Marshall
McFarlane*	Watson	Van Eaton	Strawman
Bockwoldt	Bryson	Norland	Siefkas
Langland	Beman	Ainsworth	Frei
Donohue	Smith of Clayton	Steinberg	Patrick
Datisman	Wellington	Bents	Patrick
	Duffield	Kruse	Hendrix
		Huston	Lynes

TELEPHONE, TELEGRAPH AND EXPRESS

Fletcher— Chairman	Patrick*	Long	Duffy
	Klemesrud	Kosek	Ingalls
		Avery	Scott

WAYS AND MEANS

Bryson— Chairman	Smith of Des Moines	Walter of Marshall	Anderson
Reed*	Redman	Nielsen	Moore
Good	De Groote	Strawman	McEleney
Fimmen	Huston	Van Eaton	Olson
Steinberg	Duffield	Humbert	Weichman
Stevens	Kruse	Beardsley	McFarlane
Putney	Hedin	Hansen	Nelson of Buchanan
Hendrix	Walter of Pottawattamie	Bockwoldt	Klemesrud
King		Siefkas	Fletcher
			Walker

REPRESENTATIVES AND THEIR RESPECTIVE COMMITTEES

	AINSWORTH OF DICKINSON	
Agriculture 1	Motor vehicles and transportation	Printing
Appropriations	Police regulation,	Public lands and buildings
Departmental affairs	suppression of crime and intemperance	Roads and highways
Fish and game		Tax revision
Military and veterans affairs		
	ANDERSON OF HENRY	
State educational institutions—Chairman	Compensation of public officers and employees	Public utilities
Agriculture 2	Insurance	Roads and highways
Appropriations	Liquor control	Schools and textbooks
Board of control		Ways and means
	AVERY OF CLAY	
Public health—Chairman	Conservation of resources	Public utilities
Appropriations	Insurance	Railroads
Cities and towns	Judiciary 2	Telephone, telegraph and express
	BAKER OF CALHOUN	
Agriculture 1	Labor	Roads and highways
Animal industry	Liquor control	Schools and textbooks
Appropriations	Police regulation,	
Drainage	suppression of crime and intemperance	
Emergency legislation		
	BASS OF MONTGOMERY	
Liquor control—Chairman	Compensation of public officers and employees	Motor vehicles and transportation
Agriculture 2	Conservation of resources	Public libraries
Appropriations	Insurance	Rules
		Schools and textbooks
	BEARDSLEY OF WARREN	
Claims—Chairman	Board of control	Motor vehicles and transportation
Agriculture 2	Cities and towns	Pharmacy
Appropriations	Consolidation and coordination of state government	Roads and highways
Banks and banking	Judiciary 2	Ways and means
	BEMAN OF KEOKUK	
Animal industry	Insurance	Public utilities
Building and loan	Labor	Railroads
Consolidation and coordination of state government	Old age assistance	Tax revision
Emergency legislation	Police regulation, suppression of crime and intemperance	
	BENTS OF HOWARD	
Aeronautics	County and township affairs	Judiciary 1
Agriculture 1	Fish and game	Public lands and buildings
Appropriations	Departmental affairs	Tax revision
Conservation of resources	Horticulture and forestry	

Agriculture 1	BLOOM OF WEBSTER	
Board of control	Liquor control	Public health
Child welfare	Old age assistance	Public libraries
Judicial and political districts	Police regulation, suppression of crime and intemperance	Schools and textbooks
		State educational institutions
	BOCKWOLDT OF IDA	
Animal industry—Chairman	Compensation of public officers and employees	Motor vehicles and transportation
Appropriations	County and township affairs	Rules
Board of control	Labor	Schools and textbooks
		Tax revision
		Ways and means
	BOOTHBY OF CHEROKEE	
Agriculture 2	Claims	Motor vehicles and transportation
Animal industry	Dairy and food	Public health
Board of control	Fish and game	Social security
	Labor	
	BROWN OF MAHASKA	
Aeronautics	Elections	Mines and mining
Agriculture 2	Insurance	Public utilities
Banks and banking	Military and veterans affairs	Roads and highways
Departmental affairs		Schools and textbooks
	BROWN OF MONONA	
Child welfare	Horticulture and forestry	Judiciary 2
Constitutional amendments	Interstate bridges	Military and veterans affairs
Drainage	Judicial and political districts	Pharmacy
Fish and game		State educational institutions
	BRYSON OF HARDIN	
Ways and means—Chairman	Judiciary 1	Social security
Appropriations	Liquor control	Tax revision
Board of control	Rules	Public health
	BURKMAN OF POLK	
Military and veterans affairs—Chairman	Enrolled bills	Mines and mining
Banks and banking	Fish and game	Motor vehicles and transportation
Cities and towns	Insurance	Public health
	Judiciary 1	Social security
	BUTLER OF POCAHONTAS	
Aeronautics	Compensation of public officers and employees	Judiciary 1
Agriculture 2	Drainage	Motor vehicles and transportation
Banks and banking	Emergency legislation	Old age assistance
Building and loan		State educational institutions
Cities and towns		
	DATISMAN OF LYON	
Police regulation, suppression of crime and intemperance—Chairman	Claims	Horticulture and forestry
Agriculture 1	Compensation of public officers and employees	Liquor control
Appropriations	County and township affairs	Schools and textbooks
		Tax revision

	DAVIS OF FAYETTE	
Pharmacy—Chairman	Judiciary 2	Public health
Agriculture 1	Motor vehicles and transportation	Public utilities
Appropriations		Railroads
Dairy and food	Postwar development	Social security
	DE GROOTE OF HUMBOLDT	
Agriculture 1	Dairy and food	Judiciary 1
Banks and banking	Departmental affairs	Old age assistance
Cities and towns	Drainage	Public health
		Ways and means
	DONOHUE OF CEDAR	
Compensation of public officers and employees—Chairman	Appropriations	Public health
Agriculture 1	Departmental affairs	Public lands and buildings
	Insurance	Tax revision
	Judiciary 1	
	DUFFIELD OF GUTHRIE	
Railroads—Chairman	Compensation of public officers and employees	Emergency legislation
Appropriations		Judiciary 1
Banks and banking	Constitutional amendments	Public utilities
Cities and towns		Tax revision
		Ways and means
	DUFFY OF DUBUQUE	
Banks and banking	Elections	Pharmacy
Building and loan	Insurance	Public health
Child welfare	Judicial and political districts	Railroads
Cities and towns	Judiciary 2	Telephone, telegraph and express
Claims		
	ECKELS OF HANCOCK	
Agriculture 1	Constitutional amendments	Motor vehicles and transportation
Banks and banking	County and township affairs	Public libraries
Conservation of resources	Elections	Public utilities
	Judiciary 1	Roads and highways
	EDWARDS OF UNION	
Child welfare—Chairman	Consolidation and coordination of state government	Enrolled bills
Appropriations	County and township affairs	Liquor control
Commerce and trade		Old age assistance
Conservation of resources		Public utilities
		Schools and textbooks
	FIENE OF CHICKASAW	
Animal industry	County and township affairs	Motor vehicles and transportation
Conservation of resources	Dairy and food	Old age assistance
Constitutional amendments	Emergency legislation	Public lands and buildings
	Horticulture and forestry	Roads and highways
	FIMMEN OF DAVIS	
Roads and highways—Chairman	Commerce and trade	Public health
Appropriations	Judiciary 1	Public utilities
Board of control	Motor vehicles and transportation	Railroads
	Private corporations	Ways and means

Telephone, telegraph and express— Chairman	FLETCHER OF OSCEOLA	Old age assistance
Agriculture 2	Conservation of resources	Pharmacy
Cities and towns	Drainage	Social security
	Elections	Tax revision
	Liquor control	Ways and means
	FREI OF GRUNDY	
Elections—Chairman	County and township organization	Printing
Agriculture 2	Motor vehicles and transportation	Public utilities
Appropriations		Schools and textbooks
Cities and towns		Tax revision
Claims	FULK OF PAGE	
County and township affairs—Chairman	Board of control	Insurance
Agriculture 1	Compensation of public officers and em- ployees	Judiciary 1
Appropriations		Liquor control
		Schools and textbooks
	GANNAWAY OF POWESHIEK	
Board of control	Police regulation, sup- pression of crime and intemperance	Public health
Child welfare	Postwar development	Public libraries
Cities and towns		Schools and textbooks
Judiciary 1		State educational institutions
Motor vehicles and transportation	GOOD OF BOONE	
	Compensation of public officers and em- ployees	Mines and mining
Board of control— Chairman	Labor	Public health
Agriculture 1	Liquor control	Roads and highways
Animal industry		Schools and textbooks
Appropriations		Ways and means
	GRAHAM OF AUDUBON	
Aeronautics	Consolidation and coordination of state government	Labor
Banks and banking	Enrolled bills	Military and veterans affairs
Building and loan	Judiciary 2	Public utilities
Claims		Roads and highways
	HANSEN OF CARROLL	
Banks and banking	Military and veterans affairs	Public lands and buildings
Child welfare	Motor vehicles and transportation	Public utilities
Claims	Private corporations	Railroads
Labor	Public health	Ways and means
	HEDIN OF SCOTT	
Public utilities— Chairman	Building and loan	Liquor control
Appropriations	Cities and towns	Private corporations
Board of control	Insurance	Public lands and buildings
	Labor	Ways and means
	HENDRIX OF MUSCATINE	
Animal industry	Consolidation and co- ordination of state government	Motor vehicles and transportation
Cities and towns	Drainage	Roads and highways
Claims	Fish and game	Social security
	Labor	Tax revision
		Ways and means

Private corporations— Chairman Aeronautics Appropriations Board of control	HICKLIN OF LOUISA Drainage Fish and game Judiciary 2 Military and veterans affairs	Postwar development Public utilities Railroads Schools and textbooks
Agriculture 2 Board of control Claims Compensation of public officers and em- ployees	HINRICHS OF IOWA Constitutional amend- ments Dairy and food Judiciary 2 Public health	Public lands and buildings Roads and highways State educational in- stitutions
Agriculture 1 Animal industry Claims	HUMBERT OF ADAMS County and township affairs Elections Mines and mining Old age assistance	Public utilities Roads and highways Social security Ways and means
Insurance—Chairman Agriculture 1 Appropriations Banks and banking	HUSTON OF WASHINGTON Board of control County and township affairs Conservation of resources	Liquor control Roads and highways Schools and textbooks Tax revision Ways and means
Agriculture 1 Animal industry Child welfare Commerce and trade	INGALLS OF JACKSON Dairy and food Fish and game Interstate bridges Pharmacy	Public health Social security Telephone, telegraph and express
Aeronautics Agriculture 1 Banks and banking Elections	KERR OF SHELBY Judicial and political districts Motor vehicles and transportation	Postwar development Public health Railroads Roads and highways Social security
Agriculture 1 Conservation of resources Elections	KESTER OF RINGGOLD Judiciary 2 Labor Military and veterans affairs Mines and mining	Public health Public utilities Roads and highways State educational in- stitutions
Conservation of re- sources—Chairman Aeronautics Agriculture 2	KILPATRICK OF FREMONT Appropriations Board of control Commerce and trade Elections Insurance	Liquor control Motor vehicles and transportation Roads and highways
Agriculture 1 Animal industry Compensation of public officers and em- ployees	KING OF TAYLOR County and township affairs Dairy and food Judiciary 1	Public utilities Railroads Roads and highways Ways and means
Fish and game— Chairman Appropriations Compensation of public officers and em- ployees	KLEMESRUD OF WINNEBAGO Dairy and food Emergency legislation Printing Public health	Schools and textbooks Telephone, telegraph and express Ways and means

Agriculture 2	KNICKERBOCKER OF LINN	Motor vehicles and transportation
Animal industry	Fish and game	Old age assistance
Constitutional amendments	Judiciary 1	Public libraries
Emergency legislation	Labor	Schools and textbooks
	Military and veterans affairs	
	KOCH OF PALO ALTO	
Agriculture 2	Drainage	Printing
Conservation of resources	Fish and game	Public health
Consolidation and coordination of state government	Judicial and political districts	Social security
	Pharmacy	State educational institutions
	KOSEK OF LINN	
Banks and banking	Insurance	Railroads,
Child welfare	Military and veterans affairs	Telephone, telegraph and express
Cities and towns	Postwar development	Schools and textbooks
Commerce and trade	Private corporations	
Departmental affairs		
	KRALL OF JOHNSON	
Appropriations	Dairy and food	Public health
Child welfare	Fish and game	Railroads
Cities and towns	Labor	State educational institutions
Conservation of resources	Postwar development	
	Printing	
	KRUSE OF FLOYD	
Dairy and food—	Board of control	Roads and highways
Chairman	Fish and game	Social security
Agriculture 1	Judiciary 1	Tax revision
Appropriations	Public health	Ways and means
	LANDSNESS OF BUENA VISTA	
Agriculture 2	Conservation of resources	Motor vehicles and transportation
Animal industry	Drainage	Old age assistance
Building and loan	Horticulture and forestry	Pharmacy
Child welfare		
	LANGLAND OF WINNESHIEK	
Agriculture 1	Compensation of public officers and employees	Insurance
Banks and banking	Elections	Judiciary 1
		Labor
		Tax revision
	LAWRENCE OF WAPELLO	
Board of control	Police regulation, suppression of crime and intemperance	Public libraries
Child welfare	Printing	Schools and textbooks
Cities and towns	Public health	State educational institutions
Liquor control		
Old age assistance		
	LONG OF CLINTON	
Labor—Chairman	Emergency legislation	Public utilities
Building and loan	Interstate bridges	Railroads
Commerce and trade	Public health	Social security
Elections	Public lands and buildings	Telephone, telegraph and express
	LOSS OF KOSSUTH	
Aeronautics	Constitutional amendments	Police regulation, suppression of crime and intemperance
Agriculture 2	Drainage	Postwar development
Animal industry	Elections	Private corporations
Banks and banking	Fish and game	Public libraries
Building and loan		

Agriculture 1	LUCKEN OF PLYMOUTH	
Banks and banking	Constitutional amend-ments	Interstate bridges
Cities and towns	Fish and game	Judiciary 1
Claims	Insurance	Motor vehicles and transportation
	LUNDY OF MONROE	
Appropriations	Compensation of public officers and employees	Judiciary 2
Banks and banking	Dairy and food	Mines and mining
Child welfare	Emergency legislation	Public utilities
Cities and towns		Roads and highways
	LYNES OF BREMER	Social security
Banks and banking	Dairy and food	
Child welfare	Departmental affairs	Public lands and buildings
Compensation of public officers and employees	Drainage	State educational institutions
	Old age assistance	Tax revision
	Private corporations	
	McEENEY OF CLINTON	
Aeronautics	Liquor control	Roads and highways
Cities and towns	Military and veterans affairs	Social security
Fish and game	Motor vehicles and transportation	Ways and means
Interstate bridges		
	McFARLANE OF BLACK HAWK	
Postwar development—Chairman	Cities and towns	Emergency legislation
Appropriations	Commerce and trade	Mines and mining
Board of control	Compensation of public officers and employees	Rules
Building and loan		Tax revision
	MILLS OF ADAIR	Ways and means
Public libraries—Chairman	Child welfare	
Banks and banking	Enrolled bills	Police regulation, suppression of crime and intemperance
Board of control	Insurance	
	Liquor control	
	MOORE OF BUTLER	
Old age assistance—Chairman	Compensation of public officers and employees	Public lands and buildings
Agriculture 2	Insurance	Rules
Appropriations	Liquor control	Schools and textbooks
Board of control		Ways and means
	MORRISSEY OF JASPER	
Rules—Chairman	Conservation of resources	Postwar development
Aeronautics	Dairy and food	Private corporations
Agriculture 1	Military and veterans affairs	Public health
Appropriations		Railroads
Banks and banking		Schools and textbooks
	NEAL OF DALLAS	
Aeronautics	County and township affairs	Public health
Agriculture 1	Dairy and food	Public lands and buildings
Consolidation and coordination of state government	Military and veterans affairs	Railroads
	Mines and mining	Schools and textbooks
		Social security

	NELSON OF WOODBURY	
Emergency legislation	Commerce and trade	Military and veterans
—Chairman	Interstate bridges	affairs
Banks and banking	Judiciary 1	Motor vehicles and
Child welfare	Labor	transportation
Cities and towns	Public health	Postwar development
		Appropriations
	NELSON OF BUCHANAN	
Agriculture 1	Dairy and food	Public health
Animal industry	Labor	Roads and highways
Appropriations	Postwar development	Ways and means
Board of control		
	NICHOLAS OF CERRO GORDO	
Agriculture 1	Labor	Postwar development
Animal industry	Motor vehicles and	Private corporations
Banks and banking	transportation	Social security
Conservation of	Police regulation,	
resources	suppression of crime	
Emergency legislation	and intemperance	
	NIELSEN OF POTTAWATTAMIE	
Aeronautics—	Judiciary 1	Public health
Chairman	Motor vehicles and	Public utilities
Appropriations	transportation	Social security
Compensation of public	Private corporations	Ways and means
officers and em-		
ployees		
	NOBLE OF HARRISON	
Agriculture 2	Interstate bridges	Old age assistance
Conservation of re-	Judiciary 2	Public lands and build-
sources	Military and veterans	ings
Constitutional amend-	affairs	Public utilities
ments	Motor vehicles and	Roads and highways
	transportation	
	NORLAND OF WORTH	
Agriculture 2	County and township	Public utilities
Child welfare	affairs	Schools and textbooks
Commerce and trade	Dairy and food	Social security
Constitutional amend-	Private corporations	Tax revision
ments	Public libraries	
	OLSON OF MITCHELL	
Public lands and build-	Board of control	Dairy and food
ings—Chairman	Claims	Liquor control
Agriculture 2	Compensation of public	Public utilities
Appropriations	officers and em-	Rules
Banks and banking	ployees	Schools and textbooks
		Ways and means
	PATRICK OF SIOUX	
Agriculture 2	County and township	Private corporations
Banks and banking	affairs	Tax revision
Child welfare	Judiciary 1	Telephone, telegraph
Constitutional amend-	Military and veterans	and express
ments	affairs	
	PIEPER OF ALLAMAKEE	
Consolidation and co-	Claims	Judiciary 2
ordination of state	Compensation of public	Liquor control
government—	officers and em-	Military and veterans
Chairman	ployees	affairs
Banks and banking	Interstate bridges	Old age assistance

	POSTON OF WAYNE	
Constitutional amend- ments—Chairman	Judiciary 1	Railroads
Aeronautics	Labor	Roads and highways
Appropriations	Liquor control	Rules
Board of control	Motor vehicles and transportation	Social security
	PRANGE OF MARION	
Cities and towns	Judiciary 2	Public lands and buildings
Claims	Labor	Public utilities
Commerce and trade	Military and veterans affairs	Roads and highways
Emergency legislation	Mines and mining	
Enrolled bills	Private corporations	
	PUTNEY OF TAMA	
Enrolled bills— Chairman	Banks and banking	Liquor control
Agriculture 1	Board of control	Public utilities
Appropriations	Cities and towns	Ways and means
	County and township affairs	
	RANKIN OF FRANKLIN	
Agriculture 2	Elections	Schools and textbooks
Child welfare	Emergency legislation	Social security
Claims	Insurance	State educational in- stitutions
Constitutional amend- ments	Pharmacy	
	Public utilities	
	REDMAN OF SAC	
Tax revision— Chairman	Banks and banking	Dairy and food
Agriculture 2	Compensation of public officers and em- ployees	Insurance
Appropriations		Liquor control
		Schools and textbooks
		Ways and means
	REED OF JEFFERSON	
Social security— Chairman	Compensation of public officers and em- ployees	Judiciary 2
Building and loan	Conservation of re- sources	Military and veterans affairs
Commerce and trade		Rules
		Ways and means
	ROBB OF EMMET	
Commerce and trade— Chairman	Fish and game	Police regulation, suppression of crime and intemperance
Animal industry	Labor	Public utilities
Appropriations	Liquor control	Schools and textbooks
Board of control	Motor vehicles and transportation	
	ROBINSON OF DELAWARE	
Motor vehicles and transportation— Chairman	Board of control	Judicial and political districts
Appropriations	Building and loan	Judiciary 1
Banks and banking	Cities and towns	Schools and textbooks
	Consolidation and co- ordination of state government	
	SAYLOR OF DECATUR	
Judicial and political districts—Chairman	Claims	Labor
Agriculture 2	Conservation of re- sources	Liquor control
Board of control	Fish and game	Old age assistance
Child welfare	Insurance	Public libraries

Schools and textbooks —Chairman	SCHWENDEL OF SCOTT	Labor
Appropriations	Cities and towns	Printing
Banks and banking	Departmental affairs	Public health
	Insurance	Rules
	Interstate bridges	
Commerce and trade	SCOTT OF APPANOOSE	Public utilities
Labor	Motor vehicles and transportation	Roads and highways
Military and veterans affairs	Postwar development	Social security
Mines and mining	Private corporations	Telephone, telegraph and express
	Public libraries	
Mines and mining— Chairman	SHEPARD OF LUCAS	Police regulation, suppression of crime and intemperance
Agriculture 2	Elections	State educational in- stitutions
Appropriations	Fish and game	
Board of control	Motor vehicles and transportation	
Agriculture 1— Chairman	SIEFKAS OF CLARKE	Schools and textbooks
Appropriations	Insurance	Social security
Board of control	Judicial and political districts	Tax revision
Constitutional amend- ments	Liquor control	Ways and means
	Roads and highways	
Judiciary 2—Chairman	SLOANE OF POLK	Public health
Insurance	Motor vehicles and transportation	Public utilities
Labor	Postwar development	Railroads
Military and veterans affairs	Private corporations	
Drainage—Chairman	SMITH OF CLAYTON	Liquor control
Agriculture 2	Horticulture and for- estry	Schools and textbooks
Appropriations	Insurance	Tax revision
Dairy and food		
Aeronautics	SMITH OF MADISON	Motor vehicles and transportation
Building and loan	Emergency legislation	Old age assistance
Claims	Fish and game	Postwar development
Consolidation and co- ordination of state government	Horticulture and for- estry	Roads and highways
	Mines and mining	
Printing—Chairman	SMITH OF DES MOINES	Schools and textbooks
Cities and towns	Interstate bridges	Social security
Drainage	Liquor control	Ways and means
Fish and game	Public health	
	Public utilities	
Judiciary 1—Chairman	STEINBERG OF STORY	Schools and textbooks
Appropriations	Liquor control	Tax revision
Cities and towns	Motor vehicles and transportation	Ways and means
Compensation of public officers and em- ployees	Rules	
Agriculture 2— Chairman	STEVENS OF GREENE	Labor
Appropriations	Compensation of public officers and em- ployees	Liquor control
Board of control	Horticulture and for- estry	Schools and textbooks
		Ways and means

Agriculture 1	STRAWMAN OF JONES	Schools and textbooks
Appropriations	Judiciary 2	Tax revision
Banks and banking	Insurance	Ways and means
Board of control	Liquor control	
Banks and banking	TESMER OF BLACK HAWK	Motor vehicles and
Building and loan	Departmental affairs	transportation
Cities and towns	Enrolled bills	Private corporations
Constitutional amend- ments	Insurance	Public utilities
	Military and veterans affairs	
Appropriations	TROEGER OF WAPELLO	Schools and textbooks
Child welfare	Labor	State educational in- stitutions
Cities and towns	Liquor control	
Enrolled bills	Postwar development	
	Public health	
Agriculture 2	TURNER OF MILLS	Liquor control
Appropriations	Compensation of public officers and em- ployees	Roads and highways
Banks and banking	Conservation of re- sources	Social security
Board of control		
Cities and towns	UTZIG OF DUBUQUE	Postwar development
Commerce and trade	Interstate bridges	Public libraries
Consolidation and re- organization of state government	Judiciary 1	Railroads
Departmental affairs	Labor	State educational in- stitutions
	Military and veterans affairs	
Cities and towns— Chairman	VAN EATON OF WOODBURY	Social security
Appropriations	Judiciary 2	Tax revision
Commerce and trade	Liquor control	Ways and means
	Motor vehicles and transportation	
Agriculture 1	WALKER OF HAMILTON	Old age assistance
Animal industry	Judicial and political districts	Public health
Banks and banking	Labor	Railroads
Fish and game	Motor vehicles and transportation	Ways and means
Banks and banking— Chairman	WALTER OF POTTAWATTAMIE	Private corporations
Appropriations	Liquor control	Public health
Cities and towns	Military and veterans affairs	Schools and textbooks
Judiciary 2	Printing	Ways and means
Horticulture and for- estry—Chairman	WALTER OF MARSHALL	Military and veterans affairs
Agriculture 1	Compensation of public officers and em- ployees	Roads and highways
Appropriations	Insurance	Schools and textbooks
Board of control	Liquor control	Tax revision
		Ways and means
Departmental affairs— Chairman	WATSON OF O'BRIEN	Motor vehicles and transportation
Agriculture 1	Compensation of public officers and em- ployees	Postwar development
Animal industry	Insurance	Rules
Appropriations	Liquor control	Schools and textbooks
		Tax revision

	WEICHMAN OF BENTON	
Appropriations—	Compensation of public	Judiciary 1
Chairman	officers and em-	Schools and textbooks
Agriculture 1	ployees	Tax revision
Board of control	Insurance	Ways and means
	WEISS OF CRAWFORD	
Agriculture 2	Elections	Railroads
Animal industry	Fish and game	State educational in-
Claims	Interstate bridges	stitutions
Dairy and food	Private corporations	
	WELLINGTON OF LEE	
Interstate bridges—	Departmental affairs	Railroads
Chairman	Drainage	Rules
Appropriations	Liquor control	Schools and textbooks
Board of control	Private corporations	Tax revision
Building and loan		
	WILLIAMS OF VAN BUREN	
Building and loan—	Conservation of re-	Pharmacy
Chairman	sources	Private corporations
Aeronautics	Fish and game	Railroads
Board of control	Military and veterans	Roads and highways
Commerce and trade	affairs	
	WILSON OF WRIGHT	
Aeronautics	Motor vehicles and	Printing
Banks and banking	transportation	Private corporations
Child welfare	Old age assistance	Public health
Consolidation and co-	Postwar development	Railroads
ordination of state		
government		

INTRODUCTION OF BILLS

House File 43, by Van Eaton of Woodbury, a bill for an act to amend sections four hundred twenty-two point five (422.5), four hundred twenty-two point twelve (422.12), and four hundred twenty-two point thirteen (422.13), Code 1946, relating to the state income tax.

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

House File 44, by Sloane of Polk, Burkman of Polk, Walter of Marshall, Nelson of Woodbury, Long of Clinton, Nielson of Pottawattamie (Faul), a bill for an act to amend section six hundred two point forty-six, (602.46), Code 1946, relating to compensation of municipal court reporters.

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

House File 45, by Davis of Fayette and Smith of Clayton, a bill for an act to amend sections five hundred thirty-six point one (536.1), five hundred thirty-six point twelve (536.12), five

hundred thirty-six point thirteen (536.13), five hundred thirty-six point fifteen (536.15), five hundred thirty-six point sixteen (536.16), five hundred thirty-six point eighteen (536.18), Code, 1946, 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.

House File 46, by Brown of Monona, a bill for an act to amend section one hundred sixty-six point one (166.1), Code, 1946, relating to hog cholera virus and serum licenses and permits.

Read first time and referred to committee on animal industry.

House File 47, by Reed of Jefferson and Williams of Van Buren (Doud), a bill for an act to amend Section three hundred nine point twenty-two (309.22), Code 1946, relating to the construction program of secondary roads.

Read first time and referred to committee on roads and highways.

House File 48, by Hedin of Scott and Schwengel of Scott, a bill for an act to provide for the termination of any pension and annuity retirement system created pursuant to the provisions of sections two hundred ninety-four point eight (294.8), two hundred ninety-four point nine (294.9), and two hundred ninety-four point ten (294.10), Code 1946, by any independent school district which includes within its boundaries all, or a substantial part, of any city acting under special charter, to provide for the disposition of its funds and for the levy of a tax to permit the continuation of retirement benefits to surviving beneficiaries.

Read first time and referred to committee on social security.

House File 49, 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 be-

tween 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 50, by Hedin of Scott and Schwengel of Scott, (Martin), a bill for an act to amend section three hundred eighty-nine point twelve (389.12), Code 1946, 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 51, by Van Eaton of Woodbury, Poston of Wayne and Nelson of Woodbury, a bill for an act relating to municipal museums in certain cities and to amend chapter three hundred seventy-nine (379), Code 1946.

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

House File 52, by Brown of Monona, a bill for an act to amend section one hundred fifty-five point six (155.6), Code, 1946, relating to the practice of pharmacy.

Read first time and referred to committee on pharmacy.

House File 53, by Donohue of Cedar, Redman of Sac and Bockwoldt of Ida, a bill for an act to amend chapter three hundred seventeen (317), Code 1946, relating to weeds.

Read first time and referred to committee on agriculture 1.

House File 54, by Fimmen of Davis, McFarlane of Black Hawk, Beman of Keokuk, Donohue of Cedar, Long of Clinton, Reed of Jefferson (Clem), a bill for an act to amend section eleven point eight (11.8), eleven point nine (11.9), Code 1946, relating to the compensation of state examiners and assistant state examiners and to repeal sections eleven point twenty (11.20) and eleven point twenty-one (11.21), Code 1946.

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

House File 55, by Olson of Mitchell, a bill for an act to amend chapter one hundred forty-seven (147), Code 1946, relating to the refund of license fees paid by persons who served with the

armed forces of the United States during World War II, and who were honorably discharged therefrom.

Read first time and referred to committee on military and veterans affairs.

House File 56, by Davis of Fayette, a bill for an act to amend section three hundred fifty-nine point forty-eight (359.48), Code 1946, relating to compensation of township assessors.

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

House File 57, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to amend section three hundred twenty-one point one hundred thirteen (321.113), Code 1946, relating to the registration fees on motor vehicles; to amend section three hundred ten point thirty-one (310.31), Code 1946, relating to the farm-to-market road fund; and to provide additional funds for the construction of secondary roads and for the improvement of roads and streets within incorporated cities and towns.

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

House File 58, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to amend section three hundred ninety-six point twenty-two (396.22), Code 1946, relating to the issuance of certain municipal bonds, and to permit the issuance of such bonds to an amount, including all other municipal debt, not exceeding five percent (5%) of the actual value of the taxable property of the municipality and to permit cities and towns issuing such bonds for street improvements to pledge the street construction fund to the payment thereof.

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

House File 59, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to provide for the assessment and taxation of certain grain, repealing section four hundred twenty-eight point ten (428.10), section four hundred ninety-nine point fifty-five (499.55) and amending subsection thirteen (13) of section four hundred twenty-seven point one (427.1), Code 1946.

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

House File 60, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to provide for the creation of a local improvement guaranty fund, by cities and towns, including cities under special charter, through taxation, for the purpose of guaranteeing the payment of special improvement bonds and interest thereon, and providing for the payment of said bonds and interest thereon out of such guaranty fund in the event there are no funds on hand in the special improvement fund to pay the bonds and interest thereon as the same become due.

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

House File 61, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to amend chapter four hundred twenty-two (422), Code 1946, relating to the rates, credits and returns provided for in the administration of the Iowa state income tax laws, and amending sections four hundred twenty-two point five (422.5); four hundred twenty-two point twelve (422.12) and four hundred twenty-two point thirteen (422.13), Code 1946, all relating to the taxation of individual incomes.

Read first time and referred to committee on tax revision.

House File 62, by McFarlane of Black Hawk and Redman of Sac, a bill for an act relating to the powers of the state tax commission and amending section four hundred twenty-one point seventeen (421.17), Code 1946.

Read first time and referred to committee on tax revision.

House File 63, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to impose a sales tax of five percent (5%) upon all liquor sold by the Iowa state liquor stores, for the purpose of providing revenue for incorporated cities and towns of the state for police purposes; providing for the collection of such tax by the state liquor control commission and for the apportionment thereof to the cities and towns of the state; and amending section one hundred twenty-three point eighteen (123.18) and section one hundred twenty-three point fifty (123.50), Code 1946.

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

House File 64, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to impose a tax upon the gross

receipts of commercial amusements; providing for the disposition of the revenue from such tax; and amending section four hundred twenty-two point forty-two (422.42) and section four hundred twenty-two point forty-three (422.43), Code 1946.

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

House File 65, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to provide for the assessment and taxation of municipally owned public utilities, including gas, heating and electric plants, distribution systems, toll bridges and street railway or bus lines; imposing certain taxes upon such utilities; and amending sections four hundred twenty-seven point one (427.1), four hundred twenty-eight point twenty-four (428.24), four hundred twenty-eight point twenty-six (428.26), four hundred twenty-eight point twenty-eight (428.28), Code 1946.

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

House File 66, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to provide for the assessment and taxation of transmission lines and public utility property owned by co-operative associations, imposing certain taxes upon such property.

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

House File 67, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1946, and providing for the procedure to be followed in claiming of exemptions from taxation by certain societies and organizations.

Read first time and referred to committee on tax revision.

House File 68, by McFarlane of Black Hawk and Redman of Sac, a bill for an act amending subsection sixteen (16) of section four hundred twenty-seven point one (427.1), Code 1946, and providing for the exemption of household goods for taxation.

Read first time and referred to committee on tax revision.

House File 69, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to exempt certain monies, credits, corporation shares or stocks from taxation.

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

House File 70, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to amend section four hundred forty-one point four (441.4), Code 1946, relating to the assessment of property.

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

House File 71, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to impose a tax upon corporations not organized under the laws of Iowa and upon individuals, partnerships or other nonincorporated agencies engaged in the business of making loans or investments within the state of Iowa on other than real estate security.

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

House File 72, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to provide for the assessment of the shares of stock of certain corporations organized under the laws of Iowa; imposing a tax upon the shares of stocks of such corporations, amending sections four hundred twenty-seven point one (427.1) and four hundred thirty-one point one (431.1), Code 1946, and repealing sections four hundred twenty-nine point eleven (429.11), four hundred twenty-nine point twelve (429.12), and four hundred twenty-nine point thirteen (429.13), Code 1946.

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

House File 73, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to provide for a registry tax upon mortgages on real estate, and providing for the allocation of revenue to be derived from such tax.

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

House File 74, by McFarlane of Black Hawk and Redman of Sac, a bill for an act providing for an emergency tax levied upon personal income; defining the conditions under which such tax may be levied; and providing that any revenue derived from the imposition of such emergency income tax shall be for the benefit of the general fund of the state of Iowa.

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

House File 75, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to provide for the assessment of real and personal property in the state of Iowa; creating the office of county assessor and providing for the selection of county assessors in each county of the state of Iowa; creating the office of city assessor and providing for the selection of city assessors in cities now or hereafter having a population of ten thousand (10,000) or more and less than one hundred and twenty-five thousand (125,000); providing for the establishment of county boards of review in each county of the state of Iowa; providing for city boards of review in cities now or hereafter having a population of ten thousand (10,000) or more and less than one hundred and twenty-five thousand (125,000); and generally providing for the ordinary assessment and equalization of assessments of real and personal property throughout the state of Iowa and providing for the levy of taxes to pay the costs of such assessments; and amending certain sections of the Code 1946.

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

House File 76, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to establish a military service tax credit fund; providing for the reimbursement to local taxing districts of taxes levied upon property subject to military service tax credit, such credit not to be in excess of twenty-five (25) mills on the total of taxes levied; providing for the apportionment of military service tax credit to all taxing districts in the state and making an appropriation for the payment of military service tax credits as provided by this Act.

Read first time and referred to committee on military and veterans affairs.

SENATE CONCURRENT RESOLUTION 6 ADOPTED

Hicklin of Louisa called up Senate Concurrent Resolution 6 found on pages 51 and 52 of the Journal of January 16.

Walter of Marshall moved that Senate Concurrent Resolution 6 be laid on the table.

Motion lost.

Hicklin of Louisa moved the adoption of Senate Concurrent Resolution 6.

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 21, a bill for an act repealing chapter five hundred forty-nine (549), Code 1946, pertaining to adoption, registration, awarding in the use of the trade-mark "Made in Iowa", and to amend chapter twenty-eight (28), Code 1946, relating to Iowa development commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 22, a bill for an act to authorize filing of a new birth certificate for illegitimate children.

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 recording of the birth of stillborn children.

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

House Concurrent Resolution 5, providing for the daily compensation of all officers and employees of the Fifty-second General Assembly.

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

Senate Concurrent Resolution 7, instructing the Superintendent of Printing to mail to the United States Department of Commerce one copy of the daily Senate and House Journals and one copy of each House and Senate bill of the Fifty-second General Assembly.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENTS TO HOUSE CONCURRENT RESOLUTION 5

The Senate adopted the following amendments to House Concurrent Resolution 5 as follows:

Amend House Concurrent Resolution 5 by inserting under the heading of Officers and Employees of the Senate following the words "Assistant Secretary and Reading Clerk of Senate \$15.00" the following: "General Clerk \$10.00".

Amend House Concurrent Resolution 5 by inserting under the heading of Officers and Employees of the Senate following the words "Committee Clerks", the figures "6.50" and striking the figures "6.00".

SENATE CONCURRENT RESOLUTION 7

Be It Resolved by the Senate, the House Concurring: That the Superintendent of Printing be instructed to mail to the United States

Department of Commerce, field office, 518 Grand Avenue, Des Moines 9, Iowa, one copy of the daily Senate and House Journals and one copy of each House and Senate bill of the Fifty-second General Assembly on date of introduction and printing thereof, and that same, with binders, be furnished to such office free of charge.

SENATE MESSAGES CONSIDERED

Senate File 16, a bill for an act to amend certain sections of the Code relating to the United States Bureau of the Census.

Read first time and referred to committee on consolidation and coordination.

Senate File 17, a bill for an act to require the filing of marriage and divorce returns once each month instead of once each year.

Read first time and referred to committee on judiciary no. 2.

Senate File 19, a bill for an act to amend section seven hundred forty point five (740.5) relating to falsely assuming to be an officer.

Read first time and referred to committee on judiciary no. 1.

Senate File 20, a bill for an act to amend chapter one hundred forty-seven (147), Code 1946, relating to the refund of license fees paid by persons who served with the armed forces of the United States during World War II, and who were honorably discharged therefrom.

Read first time and referred to committee on military and veterans affairs.

COMMUNICATION FROM STATE APPEAL BOARD

The following communications were received from the State Appeal Board:

January 14, 1947.

To Secretary of the Senate, State House
Chief Clerk of the House, State House

In accordance with the provisions of Chapter 25, Code of 1946, I hand you herewith claims acted upon by the State Board of Appeal. Each claim bears the recommendation of the Board.

Claim No.	Name of Claimant	Amt. Claim	App. Bd. Rec.
1	John H. Woodman, Russell, Iowa.....	\$ 100.00	\$ 75.00
2	Phillips Petroleum Co., Att. M. K. Ambler, 417 Hubbell Bldg., Des Moines, Iowa.....	27.60	Rejected
3	Mrs. Alice Tracy, 689-36th St., Des Moines..	136.80	Rejected
4	Martin Funeral Service, Graettinger, Iowa..	100.00	100.00
5	Sutphen Funeral Home, Villisca, Iowa.....	100.00	100.00
6	Brimhall-West Co., State Center, Iowa.....	100.00	100.00
7	Bramer & Son, Brooklyn, claim withdrawn		
8	Larkin-Knutson Funeral Service, New Hampton	100.00	100.00
9	Claude W. Smith, Story City, Iowa.....	800.00	800.00
10	Paul S. Fry, Mediapolis, Iowa.....	100.00	100.00
11	Oelrich Funeral Home, Carroll, Iowa.....	100.00	100.00
12	Woodring Funeral Home, Council Bluffs, Ia.	100.00	100.00
13	Clarence N. Cooper Mortuary, 1580 Fruit- vale Avenue, Oakland, California.....	100.00	100.00
14	L. E. Ellis & Co., Suite 415 Securities Bldg., Des Moines, Iowa	20.00	20.00
15	Howard County Treasurer, Cresco, this claim incorporated with claim No. 28.....		
16	Burlington Transportation Co., Att. Leo W. H. Plagman, 7th & Market, Des Moines....	.88	.88
17	E. M. Buckman, Griswold, Iowa, claim with- drawn		
18	Dewey D. Wilfong, 311½ S. 3rd St., Marshalltown, Iowa	160.00	160.00
19	Walter E. Roberts, 108 W. 9 St., Atlantic....	74.35	Rejected
20	Louis Hangartner & Gertrude Hangartner, Postville, Iowa	318.23	318.23
21	Cynthia & Fred Baltz, Postville, Iowa.....	178.16	178.16
22	Clyde R. Ham, Earlville, claim withdrawn....		
23	David J. Fulton, 816 Dawson St., Waterloo	7,200.00	Rejected
24	Wilbert H. Marsh, c-o A. E. Lindgren, Albert City, Iowa	No amt.stated	765.00
25	Muscatine County Treasurer, Muscatine....	2,764.88	2,764.88
26	Western Transportation Company, 210 Jackson, Des Moines, Iowa.....	3.09	3.09
27	Mervin Wogen, 207-2nd St., Albert Lea, Minnesota	6.00	6.00
28	Howard County Treasurer, Cresco, Iowa.....	234.78	42.90
29	E. H. Orth, Mt. Pleasant, Iowa	599.08	Rejected
30	John T. Gott, Mt. Pleasant, Iowa.....	722.50	Rejected
31	Elmer John Auman, 3015 So. Kildare, Chi- cago, Illinois, submitted separately with prison claims		
32	James William Whitaker, Jr., Anamosa, submitted separately with prison claims....		

Claim No.	Name of Claimant	Amt. Claim	App. Bd. Rec.
33	Elmer Jensen	118.12	118.12
34	Lois Schrage, et al, 1608-25 St., Rock Island, Illinois	5,000.00	Rejected
35	Mrs. Bessie Grove, 672-19th St., Des Moines, Iowa	7,500.00	670.00
36	Transportation Ins. Co., 910 S. Michigan, Chicago, Attention Homer Bradshaw, 510 Crocker Bldg., Des Moines.....	250.66	Rejected
37	President Hotel, Waterloo, Iowa.....	93.50	93.50
38	James F. Douglas, Centerville, Iowa.....	130.00	Rejected
39	William DeBruyn, Pella, Iowa—Withdrawn	100.00	100.00
40	Fred LaDoux, Spirit Lake, Iowa.....	2,600.00	Rejected
41	Oakville Consolidated School, Oakville.....	5,800.09	5,800.09
42	Mrs. Venus Willcoxson, Bloomfield, Iowa.... without recommendation	14,500.00	Submitted
43	Mrs. Christine M. Mitchell, Reinbeck, Iowa	3,000.00	1,295.72
44	J. W. Halden, Newton, Iowa.....	5,810.00	Rejected
45	Clyde Van Dusen, 2221 DuPont St., Sioux City, Iowa	1,000.00	750.00
46	W. H. Potthast, Milford, Iowa.....	101,041.72	Rejected
47	Mr. and Mrs. John R. Tumbleson, 14974 Valley Vista Blvd., Sherman Oaks, Calif.	5,200.00	Rejected
48	Dollie Craddock, Mt. Pleasant, Iowa.....	500.00	Rejected
49	Henry Grace, Mt. Pleasant, Iowa.....	450.00	Rejected
50	Nelda B. Callaway, Mt. Pleasant, Iowa.....	300.00	Rejected
51	H. C. Jacoby, Mt. Pleasant, Iowa.....	310.00	Rejected
52	Dessa G. Vanderwilt, Knoxville, Iowa.....	4.00	4.00
53	W. E. Bohl, Buffalo Center, Iowa.....	2.00	2.00
54	R. C. Drake, Crystal Lake, Iowa.....	1.00	1.00
55	Clifford Clark, Men's Reformatory, Anamosa, Iowa, claim submitted to the Claims Committee with other prison claim—separate from other claims.....	10,000.00	
56	Hiram J. Smith, State Penitentiary, Fort Madison—submitted separately.....		
57	Alfred Wrieden, State Penitentiary, Fort Madison—submitted separately		
58	Mrs. Johanna Kallemeyne..... Submitted without recommendation	511,000.00	
59	Page County, Clarinda, Iowa, allowing ½ of original Page County claim (\$4,294.55) to be used as a credit for Page County on Insane Account	8,589.11	Recommend
60	Calhoun County, Rockwell City, Iowa.....	6,467.90	6,467.90
61	Geo. J. Borsh, Norway, Iowa.....	100.00	100.00
62	John C. Jago, 2153 E. 4th St., Waterloo.....	3,021.23	3,021.23

Claim No.	Name of Claimant	Amt. Claim	App. Bd. Rec.
63	Margaret Hadsell, 201 Independence Ave., Waterloo, Iowa	80.00	80.00
64	W. G. Stewart, 219 West Ninth St., Waterloo, Iowa	260.54	230.54
65	Carroll Packard, Men's Reformatory, Anamosa, Ia., claim submitted separately with other prison claims		
66	George Jay, State Penitentiary, Ft. Madison —claim submitted separately with other prison claims		

Respectfully submitted,

WILHELMINE WEAVER,

Secretary to State Appeal Board.

To Secretary of the Senate, State House
Chief Clerk of the House, State House

In accordance with the provisions of Chapter 25, Code of 1946, I hand you herewith State Highway Commission claims acted upon by the State Board of Appeal. Each claim bears the recommendation of the Board.

Claim No.	County	Name of Claimant	Amt. of Claim	Hi. Com. Rec.	App. Bd. Rec.
H- 1-47	Wapello	Earl McKibbon, 414 Gray St., Ottumwa, Iowa.....	\$ 16.65	\$ 16.65	\$ 16.65
H- 2-47	Fremont	Richard Fox, Sidney, Iowa	483.14	483.14	483.14
H- 3-47	Howard	Wm. A. Bockoven, M.D. Cresco	7.00	7.00	7.00
H- 4-47	Marshall	P. T. Yantis, Conrad, Iowa	38.07	Reject	Reject
H- 5-47	Decatur	Lamoni Municipal Utilities, Lamoni, Iowa.....	8.20	8.20	8.20
H- 6-47	Muscat.	Chicago, Milwaukee, St. Paul & Pacific RR Co., Chicago, Ill.....	87.29	87.29	87.29
H- 7-47	Cerro G.	James E. Grier, 2011-19th St., Mason City, Iowa.....	3.82	3.82	3.82
H- 8-47	Floyd	Hoxie Fruit Co., Waterloo	385.74	385.74	385.74
H- 9-47	Potta.	Mrs. David Platt, 826- 2nd Ave. Council Bluffs, Iowa	45.45	45.45	45.45
H-10-47	Jackson	Alva Daniels, R.4, Bellevue	86.01	86.01	86.01
H-11-47	Boone	Mrs. R. W. Moats, 521 Morton, Boone, Iowa.....	41.88	Reject	Reject
H-12-47	Jasper	Harry Saal, 4443 Falcon Avenue, Long Beach, California	115.15	Reject	Reject
H-13-47	Henry	Jas. Kitch, 500 E. Green, Mt. Pleasant, Iowa	8.78	8.78	8.78
H-14-47	Story	Harold A. Hawk, Ames, Iowa	131.25	Reject	Reject
H-15-47	Jasper	H. C. Chandler, Mitchellville	9.00	9.00	9.00

Claim No.	County	Name of Claimant	Amt. of Claim	Hi. Com. Rec.	App. Bd. Rec.
H-16-47	Linn	Thos. F. Lange, D. O. 330 Crescent, Cedar Rapids	141.04	141.04	141.04
H-17-47	Marshall	Charles Swanson, 2754 Russell N., Minne- apolis, Minn.	15.35	Reject	Reject
H-18-47	Mills	W. R. Crawford, 3117 S. 22nd, Omaha, Nebraska	21.50	Reject	Reject
H-19-47	Black H.	Hardware Mutual Casual- ty Co., St. Louis, Missouri	53.96	Reject	Reject
H-20-47	Benton	Colonial Baking Co., 800 Fifth Ave East, Cedar Rapids, Iowa	128.78	Reject	Reject
H-21-47	Carroll	State Farm Ins. Com- panies, Bloomington, Illinois	50.15	26.00	26.00
H-22-47	Benton	Roy A. Thompson, Blairstown	11.25	11.25	11.25
H-23-47	Montgom.	General Outdoor Adv. Co. 3823 Leavenworth, Omaha, Nebraska	112.80	112.80	112.80
H-24-47	Story	B. R. Decker, Atty., Ames	69.80	69.80	69.80
H-25-47	Delaware	Etna Barr Charlton, Manchester	157.21	157.21	157.21
H-26-47	Story	C. R. Upchurch, Colo	100.05	Reject	Reject
H-27-47	Cass	State Auto Ins. Co., Des Moines	350.00	350.00	350.00
H-28-47	Boone	Iowa Mutual Liability Co. Des Moines	84.79	42.40	42.40
H-29-47	Musca.	Glen Phelps, Atalissa, Iowa	40.00	40.00	40.00
H-30-47	Dallas	Town of Woodward, Woodward, Iowa	12.62	12.62	12.62
H-31-47	Story	Virginia Carter, 704 Duff Ave., Ames, Iowa	480.75	Reject	Reject
H-32-47	Calhoun	F. H. Jeffrey, Treasurer, CMStP&P RR Co. Union Station, Chicago, Illinois	68.63	68.63	68.63
H-33-47	Humboldt	Ruse Paint & Supply Store, Humboldt, Iowa	8.90	8.90	8.90
H-34-47	Polk	Fay McConnell, Prole, Iowa	107.98	107.98	107.98
H-35-47	Keokuk	Minneapolis & St. Louis Ry. Co., Northwestern Bank Bldg. Minneapolis Minn.	37.40	37.40	37.40
H-36-47	Greene	John L. Greiner, Jefferson	6.70	Reject	Reject
H-37-47	Plymouth	Fred Breithbarth, Akron, Ia.	371.46	185.73	185.73
H-38-37	Black H.	Jack Haffner, Dunkerton, Ia.	57.56	Reject	Reject
H-39-47		Donald M. Walker, 4345 Grand, Des Moines, Iowa	54.61	54.61	54.61
H-40-47		L. W. Hockman, Clarence, Ia.	1000.00	Reject	Reject
H-41-47	Monona	J. Schopp, Salix, Iowa ..	354.55	177.27	177.27

Claim No.	County	Name of Claimant	Amt. of Claim	Hi. Com. Rec.	App. Bd. Rec.
H-42-47	Shelby	Orville E. Waterman, Portsmouth, Iowa	1600.00	Reject	Reject
H-43-47		Oliver Pitts, Persia, Iowa	350.00	Reject	Reject
H-44-47		R. D. Ramsey, care of H. Dean Lytle, Persia, Iowa	2475.00	Reject	Reject
H-45-47	Cerro G.	H. F. Graepler, Dows, Iowa	25.05	25.05	25.05
H-46-47	Potta.	Ruben Weirich, Lewis, Iowa	128.02	Reject	Reject
H-47-47	Wash.	John E. Christensen, 1611 Park Avenue, Cedar Rapids, Iowa	43.75	Reject	Reject
H-48-47	Boone	S. Leonard Johnson, Boone, Ia.	63.00	63.00	63.00
H-49-47		Otto C. Jacobsen, Charles City	250.00	Reject	Reject
H-50-47	Cass	Supt. F. G. McKinley, Royal	13.96	Reject	Reject
H-51-47	Des M.	H. H. Phillips, 503 W. Monroe, Mt. Pleasant, Iowa	7.00	7.00	7.00
H-52-47		Forrest Hiatt, 607 S. 7th Ave. W., Newton, Iowa	160.75	80.38	80.38
H-53-47		Harry H. Jones, Center Point, Ia.	208.33	Reject	Reject
H-54-47	Crawford	Roy Berner, Deloit, Iowa	7.50	7.50	7.50
H-55-47	Linn	Joseph Erenberger, Mt. Vernon	400.00	Reject	Reject
H-56-47	Linn	Richard Minor, Mt. Vernon	75.00	Reject	Reject
H-57-47	Linn	Milo Machacek, Mt. Vernon	25.00	Reject	Reject
H-58-47	Linn	William Hayek, Mt. Vernon	25.00	Reject	Reject
H-59-47	Linn	Kenneth E. Erenberger, Mt. Vernon	25.00	Reject	Reject
H-60-47	O'Brien	W. J. Waggoner, Sutherland	35.00	35.00	35.00
H-61-47	Linn	Harvey Thompson, Van Horne	112.48	112.48	112.48
H-62-47	Crawford	Denison Independent School District, Denison, Iowa	181.50	181.50	181.50
H-63-47		Ross Comly, Iowa Falls....	303.47	303.47	303.47
H-64-47	Wood.	F. J. Eckels, Oakland, Iowa	99.65	99.65	99.65
H-65-47	Tama	Charles J. Chalupsky, RFD, LaPorte City, Iowa	754.80	Reject	Reject
H-66-47	Madison	Charles W. Taylor, Winterset	10.00	10.00	10.00

Des Moines, Iowa
Dated January 14, 1947.

Respectfully submitted,
WILHELMINE WEAVER
Secretary to State Appeal Board

To Secretary of the Senate
Chief Clerk of the House

The following prison claims are submitted separately from other claims. The State Appeal Board feels that in many instances the state has moral obligation to these prisoners for injuries received while they are in the custody of the state. However, in previous legislatures, recommendations for appropriations to compensate to a certain extent for these injuries have not been looked upon with favor by the Claims Committees, therefore these claims are sent without recommendation.

Claim No.	Name of Claimant	Amt. of Claim
31	Elmer John Auman, 2839 South Tripp Ave., Chicago, Ill.	\$ 2,160.00
32	James William Whitaker, Jr., Men's Reformatory, Anamosa, Iowa	10,000.00
55	Clifford Clark, Men's Reformatory, Anamosa, Iowa.....	10,000.00
56	Hiram J. Smith, State Penitentiary, Ft. Madison, Iowa....	5,000.00
57	Alfred Wrieden, State Penitentiary, Ft. Madison, Iowa..	10,000.00
65	Carroll Packard, Men's Reformatory, Anamosa, Iowa....	600.00
66	George Jay, State Penitentiary, Ft. Madison, Iowa.....	2,882.50

Respectfully submitted,

WILHELMINE WEAVER

Secretary to State Appeal Board.

AMENDMENT FILED

Sloane of Polk, chairman of the general legislative committee, filed the following amendment:

Amend House File 19 by striking all of Sec. 5 and renumbering the remaining sections accordingly.

On motion by McFarlane of Black Hawk, the House adjourned until 10 a.m. Wednesday, January 22, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 22, 1947.

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

Prayer was offered by the Reverend Ruben Spong, pastor of the Augustana Lutheran Church, Boone, Iowa.

Journal of January 21 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Moore of Butler on request of Bryson of Hardin; Patrick of Sioux on request of Nicholas of Cerro Gordo.

PRESENTATION OF VISITORS

Sloane of Polk presented the 8th grade pupils of Visitation School and Sister Mary Eremenilde.

SENATE CONCURRENT RESOLUTION 7 ADOPTED

McFarlane of Black Hawk called up Senate Concurrent Resolution 7 found on pages 99 and 100 of the Journal of January 21 and moved its adoption.

Motion prevailed and Senate Concurrent Resolution 7 was adopted.

Olson of Mitchell offered the following resolution:

HOUSE RESOLUTION 4

Whereas, There have been many complaints on the part of former and present members and employees of the General Assembly regarding eyestrain and discomfort resulting from improper illumination in the House chamber,

And Whereas, By House Resolution 12 of the Fiftieth General Assembly the executive council was directed to make a study and to find such remedy as might be had,

And Whereas, Such report was made to the Extraordinary session of the Fiftieth General Assembly which directed its interim committee to proceed accordingly,

And Whereas, Such illumination has not yet been corrected or improved,

Now, Therefore, Be It Resolved, That the executive council be authorized to proceed immediately with some form of lighting to achieve the desired end.

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

Motion prevailed and the resolution was adopted.

INTRODUCTION OF BILLS

House File 77, by Nielsen of Pottawattamie, a bill for an act to amend section four hundred twenty-two point sixteen (422.16), Code 1946, relating to deductions for income tax of nonresidents by withholding agents.

Read first time and referred to committee on departmental affairs.

House File 78, by Morrissey of Jasper, a bill for an act to amend section four hundred thirteen point twenty-three (413.23), Code 1946, relating to the height of downstairs ceilings in private dwellings.

Read first time and referred to committee on emergency legislation.

House File 79, by Sloane of Polk, Burkman of Polk, Walter of Marshall, Nelson of Woodbury, Long of Clinton, Walter of Pottawattamie, and Nielsen of Pottawattamie, (Berg and Faul), a bill for an act to amend section six hundred two point forty-nine (602.49), Code, 1946, 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 80, by Sloane of Polk, Burkman of Polk, Walter of Marshall, Nelson of Woodbury, Long of Clinton, Walter of Pottawattamie, and Nielsen of Pottawattamie, (Faul), a bill for an act to amend section six hundred two point thirteen (602.13), Code 1946, relating to the records in municipal courts.

Read first time and referred to committee on judiciary 2.

House File 81, by Nielsen of Pottawattamie, a bill for an act to amend section seven hundred sixteen point eleven (716.11),

Code 1946, relating to the throwing of stones or other substance or the discharge of fire arms at railroad equipment.

Read first time and referred to committee on railroads.

House File 82, by Sloane of Polk, Burkman of Polk, Walter of Marshall, Nelson of Woodbury, Long of Clinton, Walter of Pottawattamie, and Nielsen of Pottawattamie, a bill for an act to amend section seven hundred seventy point twenty-one (770.21), Code, 1946, relating to compensation of clerk of the grand jury.

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

House File 83, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend Section forty-three point twenty-nine (43.29), Code, 1946, relating to the arrangement and printing of the names of candidates for officers to be filled by voters of a territory smaller than a county.

Read first time and referred to committee on elections.

House File 84, by Nelson of Buchanan, a bill for an act to legalize and validate the action of the city council of Independence, Iowa of transferring funds from the City Light Fund and Water Fund to the General Fund and the payment out of same for the purchase of a tract of land for a Municipal Airport.

Read first time and referred to committee on judiciary 2.

House File 85, by Nielsen of Pottawattamie, a bill for an act to amend section one hundred nine point fifty-four (109.54), Code 1946, relating to the shooting of a rifle on or across railroad right of way.

Read first time and referred to committee on railroads.

House File 86, by Sloane of Polk, Burkman of Polk, Walter of Marshall, Nelson of Woodbury, Long of Clinton, Walter of Pottawattamie and Nielsen of Pottawattamie (Berg and Faul), a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1946, relating to salaries of municipal court clerks.

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

House File 87, by Nelson of Woodbury, a bill for an act

to amend chapter seven hundred ninety-two point nine (792.9), Code 1946, relating to the execution of the death penalty.

Read first time and referred to committee on judiciary 1.

House File 88, by Avery of Clay, a bill for an act providing that upon a vacancy in the office of sheriff, the first deputy shall immediately assume the office of sheriff until the vacancy is filled.

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

House File 89, by Langland of Winneshiek, (Linnevold), a bill for an act providing for authority in cities and towns to collaborate with the federal government in flood control projects, to have all authority and power conferred by chapter three hundred ninety-five (395), Code 1946, in connection with such projects, to accept federal assistance and enter into necessary agreements with federal agencies in the promotion of such projects, and after applying government aid to assess the cost to be borne by such city or town in the manner provided by section three hundred ninety-five point eleven (395.11), Code 1946, and levy the assessment therefor as provided by section three hundred ninety-five point twelve (395.12), Code 1946, and accept contributions therefor; and to enter into maintenance agreements with the federal government.

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

SENATE MESSAGES CONSIDERED

Senate File 21, a bill for an act to repeal Chapter five hundred forty-nine (549), Code 1946, pertaining to adoption, registration, awarding, revoking and prohibiting the unauthorized use of the trade-mark "Made in Iowa" and the penalty prescribed therefor. To amend Chapter twenty-eight (28), Code 1946, relating to the adoption, registration and the use of the label or trade-mark by the Iowa Development Commission bearing the words "Made in Iowa" or "Product of Iowa" and providing for authority for the use thereof.

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

Senate File 22, a bill for an act to authorize the filing of a

new birth certificate for illegitimate children that become legitimate by the subsequent marriage of their parents.

Read first time and referred to committee on public health.

Senate File 23, a bill for an act relating to the recording of the birth of stillborn children.

Read first time and referred to committee on public health.

CONSIDERATION OF BILLS

House File 1, a bill for an act to amend section four hundred forty-five point thirty-nine (445.39), Code 1946, relating to interest and penalty on delinquent taxes levied on property of persons serving in the armed forces of the United States, legalizing the acceptance of said taxes on the part of the county treasurers without the payment of interest and penalty, and providing for a refund of such interest and penalty to such persons where the same were paid on taxes due and payable in the years 1945 and 1946, 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, 101:

Ainsworth	Fulk	Lundy	Scott
Anderson	Gannaway	Lynes	Shepard
Avery	Good	McEleney	Siefkas
Baker	Graham	McFarlane	Sloane
Bass	Hansen	Mills	Smith of Clayton
Beardsley	Hedin	Morrissey	Smith of
Beman	Hendrix	Neal	Des Moines
Bents	Hicklin	Nelson of	Smith of Madison
Bloom	Hinrichs	Buchanan	Steinberg
Bockwoldt	Humbert	Nelson of	Stevens
Brown of	Huston	Woodbury	Strawman
Mahaska	Ingalls	Nicholas	Tesmer
Brown of Monona	Kerr	Nielsen	Troeger
Bryson	Kester	Noble	Turner
Burkman	Kilpatrick	Norland	Utzig
Butler	King	Olson	Van Eaton
Datiman	Klemesrud	Poston	Walker
Davis	Knickerbocker	Prange	Walter of
Donohue	Koch	Putney	Marshall
Duffield	Krall	Rankin	Watson
Duffy	Kruse	Redman	Weichman
Eckels	Landsness	Reed	Weiss
Edwards	Langland	Robb	Wellington
Fiene	Lawrence	Robinson	Williams
Fimmen	Long	Saylor	Wilson
Fletcher	Loss	Schwengel	Mr. Speaker
Frei	Lucken		

The nays were: none.

Absent or not voting, 7:

Boothby	Kosek	Patrick	Walter of
De Groote	Moore	Pieper	Pottawattamie

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 to amend section one hundred forty-seven point eighty (147.80) and section one hundred forty-seven point one hundred (147.100), Code 1946, to increase the annual renewal fee for a license to practice pharmacy, was taken up for consideration.

Lawrence 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, 102:

Ainsworth	Frei	Lucken	Scott
Anderson	Fulk	Lundy	Shepard
Avery	Gannaway	Lynes	Siefkas
Baker	Good	McEleney	Sloane
Bass	Graham	McFarlane	Smith of Clayton
Beardsley	Hansen	Mills	Smith of
Beman	Hedin	Morrissey	Des Moines
Bents	Hendrix	Neal	Smith of Madison
Bloom	Hicklin	Nelson of	Steinberg
Bockwoldt	Hinrichs	Buchanan	Stevens
Boothby	Humbert	Nelson of	Strawman
Brown of	Huston	Woodbury	Tesmer
Mahaska	Ingalls	Nicholas	Troeger
Brown of Monona	Kerr	Noble	Turner
Bryson	Kester	Norland	Utzig
Burkman	Kilpatrick	Olson	Van Eaton
Butler	King	Pieper	Walker
Datisman	Klimesrud	Poston	Walter of
Davis	Knickerbocker	Prange	Marshall
De Groote	Koch	Putney	Watson
Donohue	Krall	Rankin	Weichman
Duffy	Kruse	Redman	Weiss
Eckels	Landsness	Reed	Wellington
Edwards	Langland	Robb	Williams
Fiene	Lawrence	Robinson	Wilson
Fimmen	Long	Saylor	Mr. Speaker
Fletcher	Loss	Schwengel	

The nays were: none.

Absent or not voting, 6:

Duffield	Moore	Patrick	Walter of
Kosek	Nielsen		Pottawattamie

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

Morrissey of Jasper called up for consideration House File 3.

Pieper of Allamakee moved that House File 3 be referred to the appropriate committee.

Motion prevailed and House File 3 was referred to the committee on judiciary 2.

McFarlane of Black Hawk moved that House File 7 and House File 8 be referred to the appropriate committees.

Motion prevailed and House File 7 was referred to the committee on departmental affairs and House File 8 was referred to the committee on appropriations.

House File 9, a bill for an act to amend section one hundred twenty point eight (120.8), Code 1946, relating to watchmakers and repairmen, was taken up for consideration.

Poston of Wayne offered the following amendment to House File 9:

Amend House File 9 by striking all after the enacting clause and substituting the following:

Section 1. Section one hundred twenty point eight (120.8), Code 1946, is hereby amended by adding to subsection 2 of said section, the following:

"The board, upon presentation by an applicant of a license or certificate to practice watchmaking issued to the applicant upon examination by the duly constituted authority of another state which by its laws licenses or regulates watchmakers, and which by its laws would grant a certificate or license under similar circumstances and conditions, may in its discretion, issue a certificate of registration to said applicant without examination, upon payment of a fee of ten dollars."

Sec. 2. Section one hundred twenty point eight (120.8), Code 1946, is amended by repealing subsection 4 thereof and substituting therefor the following in lieu thereof:

"4. Every certificate of registration shall expire on the thirtieth day of June following the date of issuance of such certificate, and shall be renewed annually upon application by the holder thereof, without examination.

"Application for such renewal shall be made in writing to the department, accompanied by a renewal fee of five dollars, at least thirty days

prior to the expiration of such certificate. Every renewal shall be displayed in connection with the original certificate. Every year or not later than May first, the Board shall notify each certificate holder by mail of the expiration of his certificate. Any watchmaker who allows his certificate to lapse by failing to renew the same as hereinbefore provided, may obtain reinstatement thereof without examination, in the discretion of the Board, if he applies therefor within three years following the expiration date of his certificate and pays the renewal fees then due."

Sec. 3. Amend section eight (8), Chapter ninety-seven (97), Acts of the 51st General Assembly, by striking the words "six months" appearing in line 31 and substituting therefor the following: "one year".

Sec. 4. This Act being deemed of immediate importance, shall be in full force and effect from and after its publication in The Clinton Herald, a newspaper published at Clinton, Iowa, and in the Perry Daily Chief, a newspaper published at Perry, Iowa.

On request of Poston of Wayne, unanimous consent having been obtained, further action on House File 9 was deferred and the bill retained its place on the calendar.

House File 10, a bill for an act to amend certain sections of the Code relating to the United States bureau of the census was taken up for consideration.

Mills of Adair asked and obtained unanimous consent to withdraw Senate File 16 from the committee on consolidation and coordination of state government and substitute it for House File 10.

Senate File 16, a bill for an act to amend certain sections of the code relating to the United States bureau of the census was taken up for consideration.

Mills of Adair moved that the bill be read a last time now and placed 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:

Ainsworth	Bents	Bryson	Duffield
Anderson	Bloom	Burkman	Duffy
Avery	Bockwoldt	Butler	Eckels
Baker	Boothby	Datisman	Edwards
Bass	Brown of	Davis	Fiene
Beardsley	Mahaska	De Groot	Fimmen
Beman	Brown of Monona	Donohue	Fletcher

Frei	Kruse	Noble	Smith of Madison
Fulk	Landsness	Norland	Steinberg
Gannaway	Langland	Olson	Stevens
Good	Lawrence	Pieper	Strawman
Graham	Long	Poston	Tesmer
Hansen	Loss	Prange	Troeger
Hedin	Lucken	Putney	Turner
Hendrix	Lundy	Rankin	Utzig
Hicklin	Lynes	Redman	Van Eaton
Hinrichs	McEleney	Reed	Walker
Humbert	McFarlane	Robb	Walter of
Huston	Mills	Robinson	Marshall
Ingalls	Morrissey	Saylor	Watson
Kerr	Neal	Schwengel	Weichman
Kester	Nelson of	Scott	Weiss
Kilpatrick	Buchanan	Shepard	Wellington
King	Nelson of	Siefkas	Williams
Klemesrud	Woodbury	Sloane	Wilson
Knickerbocker	Nicholas	Smith of Clayton	Mr. Speaker
Koch	Nielsen	Smith of	
Krall		Des Moines	

The nays were: none.

Absent or not voting, 4:

Kosek	Moore	Patrick	Walter of Pottawattamie
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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 11, a bill for an act relating to the filing of marriage and divorce returns, was taken up for consideration.

Hicklin of Louisa asked and obtained unanimous consent to withdraw Senate File 17 from the committee on judiciary 2 and to substitute it for House File 11.

Senate File 17, a bill for an act to require the filing of marriage and divorce returns once each month instead of once each year, was taken up for consideration.

Graham of Audubon moved that the bill be read a last time now and placed 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:

Ainsworth	Bloom	Butler	Fiene
Anderson	Bockwoldt	Datiman	Fimmen
Avery	Boothby	De Groot	Fletcher
Baker	Brown of	Donohue	Frei
Bass	Mahaska	Duffield	Fulk
Beardsley	Brown of Monona	Duffy	Gannaway
Beman	Bryson	Eckels	Good
Bents	Burkman	Edwards	Graham

Hansen	Langland	Olson	Smith of Madison
Hedin	Lawrence	Pieper	Strawman
Hendrix	Long	Poston	Tesmer
Hicklin	Loss	Prange	Troeger
Hinrichs	Lucken	Putney	Turner
Humbert	Lundy	Rankin	Utzig
Huston	Lynes	Redman	Van Eaton
Ingalls	McEleney	Reed	Walker
Kerr	McFarlane	Robb	Walter of
Kester	Mills	Saylor	Marshall
Kilpatrick	Morrissey	Schwengel	Watson
King	Neal	Scott	Weichman
Klimesrud	Nelson of	Shepard	Weiss
Knickerbocker	Buchanan	Siefkas	Wellington
Koch	Nicholas	Sloane	Williams
Krall	Nielsen	Smith of Clayton	Wilson
Kruse	Noble	Smith of	Mr. Speaker
Landsness	Norland	Des Moines	

The nays were: none.

Absent or not voting, 9:

Davis	Nelson of	Robinson	Walter of
Kosek	Woodbury	Steinberg	Pottawattamie
Moore	Patrick	Stevens	

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

Long of Clinton moved that House Files 13 and 14 be referred to the appropriate committees.

Motion prevailed and House Files 13 and 14 were referred to the committee on motor vehicles and transportation.

House File 12, a bill for an act to authorize the filing of a new birth certificate for illegitimate children that become legitimate was taken up for consideration.

Graham of Audubon asked and obtained unanimous consent to withdraw Senate File 22 from the committee on public health and to substitute it for House File 12.

Senate File 22, a bill for an act to authorize the filing of a new birth certificate for illegitimate children that become legitimate by the subsequent marriage of their parents, was taken up for consideration.

Graham of Audubon moved that the bill be read a last time now and placed 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:

Ainsworth	Fletcher	Loss	Schwengel
Anderson	Frei	Lucken	Scott
Avery	Fulk	Lundy	Shepard
Baker	Gannaway	Lynes	Siefkas
Bass	Good	McEleney	Sloane
Beardsley	Graham	McFarlane	Smith of Clayton
Beman	Hansen	Mills	Smith of
Bents	Hedin	Morrissey	Des Moines
Bloom	Hendrix	Neal	Smith of Madison
Bockwoldt	Hinrichs	Nelson of	Stevens
Boothby	Humbert	Buchanan	Strawman
Brown of	Huston	Nelson of	Tesmer
Mahaska	Ingalls	Woodbury	Troeger
Brown of Monona	Kerr	Nicholas	Turner
Bryson	Kester	Noble	Utzig
Burkman	Kilpatrick	Norland	Van Eaton
Butler	King	Olson	Walker
Datisman	Klemesrud	Pieper	Walter of
De Groot	Knickerbocker	Poston	Marshall
Donohue	Koch	Prange	Watson
Duffield	Krall	Putney	Weichman
Duffy	Kruse	Rankin	Weiss
Eckels	Landsness	Redman	Wellington
Edwards	Langland	Reed	Williams
Fiene	Lawrence	Robb	Wilson
Fimmen	Long	Saylor	Mr. Speaker

The nays were, 2:

Hicklin Robinson

Absent or not voting, 7:

Davis	Moore	Patrick	Walter of
Kosek	Nielsen	Steinberg	Pottawattamie

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

Weichman of Benton called up for consideration House File 15.

Steinberg of Story moved that House File 15 be referred to the appropriate committee.

Motion prevailed and House File 15 was referred to the committee on motor vehicles and transportation.

Steinberg of Story moved that House Files 16, 17 and 18 be referred to the appropriate committee.

Motion prevailed and House Files 16, 17, and 18 were referred to the committee on motor vehicles and transportation.

House File 19, a bill for an act to amend the military code of Iowa (Code 1946) was taken up for consideration.

Morrissey of Jasper moved that the following amendment filed

January 21, 1947, by Sloane of Polk, Chairman of the general legislative committee, be adopted:

Amend House File 19 by striking all of Sec. 5 and renumbering the remaining sections accordingly.

Amendment adopted.

Hicklin of Louisa moved that House File 19 be referred to the appropriate committee.

Motion prevailed and House File 19 was referred to the committee on military and veterans affairs.

Morrissey of Jasper called up for consideration House File 20.

Nelson of Woodbury moved that House File 20 be referred to the appropriate committee.

Motion prevailed and House File 20 was referred to the committee on military and veterans affairs.

COMMUNICATION FROM STATE APPEAL BOARD

The following communication was received from the State Appeal Board:

January 22, 1947.

Hon. William S. Beardsley, Chairman
Claims Committee
House of Representatives
House Chamber

Dear Sir:

Further data coming into the office requires that Claim No. 25, Muscotine County, be recalled.

As soon as the claim is reconsidered by the State Appeal Board, it will be resubmitted to the Claims Committee.

Very truly yours,

Wilhelmine Weaver

Secretary to State Appeal Board

On motion by McFarlane of Black Hawk, the House adjourned until 10:30 a.m., Thursday, January 23, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 23, 1947.

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

Prayer was offered by the Reverend O. Sandback, pastor of the Methodist church, Reinbeck, Iowa.

Journal of January 22 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Fulk of Page on request of Mills of Adair.

PETITIONS

The following petitions were presented and placed on file:

Good of Boone presented a petition signed by 29 citizens of Woodward, urging support of a school aid program of at least twelve million dollars, with full collection of the state income tax as an essential source of revenue.

Referred to committee on schools and textbooks.

Good of Boone presented a petition signed by 59 citizens of Woodward opposing the placing of any tax on the RFA lines.

Referred to committee on ways and means.

REPORT OF DELEGATE TO COUNCIL OF STATE GOVERNMENTS

Schwengel of Scott, delegate from the House of Representatives to the Interstate Cooperation meeting called by the Council of State Governments at Chicago on January 16, 17, and 18, 1947, submitted the following report:

Your selection of me to represent this honorable body, as well as the people of the state of Iowa, at the meeting of the Council of State Governments in Chicago on January 16, 17, 18, was indeed an honor, —an honor that carried with it a responsibility to observe and learn to the greatest of my ability and to share with you some of my experiences and observations. This I will now proceed to do very briefly.

The Council of State Governments in its present form was organized

only a few days ago, this being only the eighth biennial meeting. Its objective is to seek to improve government on a state and local level, and to encourage as much as possible uniformity of laws as they affect each other, and to serve as a clearing center for information for the benefit of all legislative bodies. This information includes:

1. Figures on costs of all departments of state government.
2. Information on services of various departments.
3. School legislation as to regulation and control, as well as state aid.
4. Recent major changes in state laws affecting commerce and trade.
5. A detailed study on legislative procedure.
6. Studies on federal government encroachments.
7. Studies and recommendations on new legislation.

The work of the council includes many other services, including the publication of the "Book of the States."

In connection with this report I wish to submit the following recommendations:

1. That each of you take advantage of the various services offered by the Council of State Governments.
2. I highly recommend that the state cooperate with the program of the State Council and participate therein, financially and otherwise.
3. I further recommend that in the future we give attention to the matter of a better representation there, and that we send at least ten delegates in this proportion: seven from the House and three from the Senate.

In conclusion I wish to thank all of the members for giving me the opportunity of attending this meeting which has afforded me a broader experience and appreciation of the objectives of this meeting.

Weichman of Benton offered the following concurrent resolution:

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 section two point twenty (2.20), Code 1946:

A. C. Gustafson, pre-session expense.....	\$139.27
A. C. Gustafson, postage for House postmaster.....	50.00
Burroughs Adding Machine Co., repairs (House).....	15.00
Hotel Kirkwood, preliminary expense (House).....	42.81
M & N Sales Co., typewriter rental (House).....	32.00
L. C. Smith & Corona Typewriters Inc., repairs also purchase of two typewriters (House)	324.49
Storey-Kenworthy Co., supplies (House).....	191.70
Vera Bradshaw, reimbursement for 36 ashtrays, and streetcar pass for clerk (House).....	2.47
W. J. Scarborough, pre-session expense and postage.....	39.75
W. J. Scarborough, postage for Senate postmaster.....	50.00
Charles F. King, typewriter rental (Senate).....	50.00
N & M Sales Co., typewriter rental (Senate).....	64.50

D. M. Rubber Stamp Works, supplies (Senate).....	.65
L. C. Smith & Corona Typewriters Inc., service calls and repairs (Senate)	20.02
Storey-Kenworthy Co., supplies (Senate).....	196.56
Fred A. Foss Co., supplies (Senate).....	1.87

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. Weichman moved its adoption.

Motion prevailed and the resolution was adopted.

Weichman of Benton, Turner of Mills, Stevens of Greene, Robb of Emmet, Rankin of Franklin, Siefkas of Clarke, Poston of Wayne, Kruse of Floyd, Morrissey of Jasper, Lynes of Bremer, and Bloom of Webster offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 7

Whereas, the cost of operating and maintaining the state government, its institutions and agencies has increased far beyond expectations; and

Whereas, during the period of the war emergency repairs and improvements on state owned property were postponed in order to aid the war effort and the demands are such that needed improvements must be considered and provided for during the next biennium; and

Whereas, this Assembly will be called upon to make appropriations to provide funds with which to pay the costs of the state government, its institutions and agencies, and the demands for such purposes based upon the askings exceeds the revenues now received; and

Whereas, it would seem that if the state budget for the next biennium is to be balanced that it will be necessary that all major appropriations bills be considered so that the revenue necessary to balance the budget may be provided;

Be It Resolved by the House, the Senate Concurring: That no bill providing for the reduction of taxes of any kind be considered until the major appropriation bills have first been considered and acted upon by this General Assembly.

Laid over under Rule 34.

INTRODUCTION OF HOUSE JOINT RESOLUTION 1

House Joint Resolution 1, by Burkman of Polk, proposing an amendment to Article IV of the constitution of the state of Iowa relating to the succession of the Lieutenant Governor to act as Governor in the event of the death or disability of the Governor, together with the suc-

cession of officers following the Lieutenant Governor to the office of Governor.

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

Section 1. That Article IV, section 17 of the constitution of the state of Iowa be amended by adding thereto the following paragraph:

"In case of the death, resignation, failure to qualify, inability to qualify, or other disability of the candidate for Governor who received the largest number of votes at the last general election for the ensuing term, the powers and duties of the office of Governor for the ensuing term, or until the disability is removed, shall devolve upon the candidate for Lieutenant Governor who received the largest number of votes at the last general election for the ensuing term, and he shall assume the powers and duties of Governor upon the completion of the canvass of the votes for Governor and Lieutenant Governor by the General Assembly."

Sec. 2. Be It Further Resolved that Article IV, section 19 of the constitution of the state of Iowa be amended by adding thereto the following paragraph:

"If the Governor, Lieutenant Governor, President pro tem of the Senate, and the Speaker of the House of Representatives are all by reason of death, resignation or otherwise, incapable of performing the duties of the office of Governor, the members of the Executive Council of the state of Iowa shall immediately convene the General Assembly of the State of Iowa by proclamation, and the General Assembly shall immediately elect a Governor, Lieutenant Governor, President pro tem of the Senate, and Speaker of the House of Representatives, who shall serve until their successors are elected and qualified."

Sec. 3. Be It Further Resolved that the foregoing proposed amendment be and 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.

INTRODUCTION OF BILLS

House File 90, by Prange of Marion, a bill for an act to legalize and validate proceedings taken by the City Council of the City of Pella, Iowa, authorizing and providing for the construction of extensions and improvements to its municipal electric light and power plant and the issuance and sale of revenue bonds to defray the cost thereof and pledging the net future revenues to pay said bonds.

Read first time and referred to committee on judiciary 2.

House File 91, by Mills of Adair, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance,

sale and delivery of County Memorial Hospital bonds by Adair County, 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 county.

Read first time and referred to committee on judiciary 2.

House File 92, by Walter of Marshall, Bents of Howard, Schwengel of Scott, Beardsley of Warren, Stevens of Greene, Putney of Tama, Datisman of Lyon, Kilpatrick of Fremont, and Walter of Pottawattamie, a bill for an act to amend section one hundred sixty-one point seven (161.7), Code 1946, 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 93, by Schwengel of Scott, Lynes of Bremer, Rankin of Franklin, Gannaway of Poweshiek, Smith of Des Moines, Troeger of Wapello, Long of Clinton, Nelson of Woodbury, McEleney of Clinton and Walter of Marshall, a bill for an act 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 two hundred seventy-six point thirty-two (276.32), two hundred seventy-six point thirty-three (276.33), and two hundred seventy-six point thirty-four (276.34), Code 1946, relating to state aid to schools.

Read first time and referred to committee on schools and textbooks.

House File 94, by Reed of Jefferson, Nielsen of Pottawattamie, Long of Clinton, Van Eaton of Woodbury, Fimmen of Davis, McFarlane of Black Hawk, Kruse of Floyd and Hendrix of Muscatine, a bill for an act to amend chapter ninety-six (96) Code 1946, relating to unemployment compensation and unemployment benefits; to increase the maximum amount to be paid to employees; to change certain contribution rates to be paid by employers, and to redefine "partially unemployed".

Read first time and referred to committee on social security.

House File 95, by Humbert of Adams and Weiss of Crawford, a bill for an act to amend section one hundred nine point eighty-seven (109.87), Code 1946, providing for continuous open season for raccoons.

Read first time and referred to committee on fish and game.

House File 96, by Bryson of Hardin, Fimmen of Davis, Schwengel of Scott, Beardsley of Warren, Hedin of Scott, Good of Boone, Duffield of Guthrie, Burkman of Polk, Nielsen of Pottawattamie, Poston of Wayne, Morrissey of Jasper, Humbert of Adams and Olson of Mitchell, a bill for an act relating to the giving of proof of financial responsibility and security by owners and operators of motor vehicles and to make uniform the law with reference thereto, and to repeal sections three hundred twenty-one point two hundred seventy-five (321.275) to three hundred twenty-one point two hundred seventy-nine (321.279) inclusive, Code 1946.

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

House File 97, by Smith of Des Moines, Koch of Palo Alto, and Klemesrud of Winnebago, a bill for an act to amend section three hundred sixty-six point eleven (366.11), Code 1946, relating to the costs of official publications.

Read first time and referred to committee on printing.

House File 98, by Fimmen of Davis, Kruse of Floyd, Langland of Winneshiek, Butler of Pocahontas, Loss of Kossuth, Humbert of Adams, Shepard of Lucas, Nielsen of Pottawattamie, Klemesrud of Winnebago, Avery of Clay, Ainsworth of Dickinson, Poston of Wayne, Landsness of Buena Vista, Koch of Palo Alto, Sloane of Polk and Burkman of Polk, a bill for an act to amend section six hundred five point eight (605.8) and section six hundred five point nine (605.9), Code 1946, relating to compensation of shorthand reporters of the district courts.

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

House File 99, by Donohue of Cedar, Bockwolfdt of Ida and Redman of Sac, a bill for an act to amend chapter seven hundred forty (740), Code, 1946, relating to misconduct or neglect in office of public official or employees.

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

House File 100, by Sloane of Polk, Burkman of Polk, Walter of Marshall, Nelson of Woodbury, Long of Clinton, Walter of Potta-

wattamie and Nielsen of Pottawattamie (Faul and Clem), a bill for an act to amend section six hundred two point forty-six (602.46), Code 1946, relating to compensation of Municipal Court reporters.

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

House File 101, by Hicklin of Louisa and Good of Boone, a bill for an act to amend chapter one hundred eighty-eight (188), Code 1946, relating to estrays and trespassing animals, and providing a remedy for diseased estrays.

Read first time and referred to committee on animal industry.

House File 102, by Nelson of Woodbury and Van Eaton of Woodbury, a bill for an act to authorize a tax levy in cities and towns including special charter cities for the purpose of providing a fund for the maintenance or employment of a symphony orchestra and providing for submission of the question of the levying of a tax for such purposes to the voters of such cities and towns.

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

House File 103, by Klemesrud of Winnebago, Koch of Palo Alto and Smith of Des Moines, a bill for an act to amend chapter three hundred forty-nine (349), Code 1946, relating to official newspapers, and to authorize publication of matters of general public importance by municipalities or other political subdivisions.

Read first time and referred to committee on printing.

House File 104, by Bryson of Hardin, a bill for an act to amend section five hundred ninety-eight point eight (598.8), Code 1946, relating to causes for divorce.

Read first time and referred to committee on judiciary 1.

House File 105, by Schwengel of Scott, Fimmen of Davis, Hedin of Scott and Hicklin of Louisa, 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 106, by Reed of Jefferson, Nielsen of Pottawattamie,

Long of Clinton, Van Eaton of Woodbury, Fimmen of Davis, McFarlane of Black Hawk, Kruse of Floyd and Hendrix of Muscatine, a bill for an act to amend chapter eighty-five (85), Code 1946, relating to workmen's compensation; to increase the maximum weekly benefit amount; to increase allowances for certain professional, hospital and nursing services; and to authorize waivers by certain disabled persons under certain conditions.

Read first time and referred to committee on social security.

CONSIDERATION OF BILLS

House File 21, a bill for an act to amend sections five hundred fifty-six point twenty-four (556.24), five hundred fifty-six point twenty-five (556.25) and five hundred fifty-six point twenty-six (556.26), Code 1946, relating to conditional sale contracts or lease of utility equipment, the filing thereof and the release and satisfaction thereof, 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:

Ainsworth	Fletcher	Lucken	Scott
Anderson	Frei	Lundy	Shepard
Avery	Gannaway	Lynes	Siefkas
Baker	Good	McEleney	Sloane
Bass	Graham	McFarlane	Smith of Clayton
Beardsley	Hansen	Mills	Smith of
Beman	Hedin	Morrissey	Des Moines
Bents	Hendrix	Nelson of	Smith of Madison
Bloom	Hicklin	Buchanan	Steinberg
Bockwoldt	Hinrichs	Nelson of	Stevens
Boothby	Humbert	Woodbury	Strawman
Brown of	Huston	Nicholas	Tesmer
Mahaska	Ingalls	Nielsen	Troeger
Brown of Monona	Kerr	Noble	Turner
Bryson	Kester	Norland	Utzig
Burkman	Kilpatrick	Olson	Van Eaton
Butler	King	Patrick	Walker
Datisman	Klemesrud	Pieper	Walter of
Davis	Knickerbocker	Poston	Marshall
De Groot	Koch	Prange	Walter of
Donohue	Kosek	Putney	Pottawattamie
Duffield	Krall	Rankin	Watson
Duffy	Kruse	Redman	Weichman
Eckels	Landsness	Reed	Weiss
Edwards	Langland	Robb	Wellington
Fiene	Lawrence	Robinson	Williams
Fimmen	Long	Saylor	Wilson
	Loss	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 3:

Fulk Moore Neal

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

House File 9, a bill for an act to amend section one hundred twenty point eight (120.8), Code 1946, relating to watchmakers and repairmen, was taken up for consideration.

Poston of Wayne called up the following amendment and moved its adoption:

Amend House File 9 by striking all after the enacting clause and substituting the following:

Section 1. Section one hundred twenty point eight (120.8), Code 1946, is hereby amended by adding to subsection 2 of said section, the following:

"The board, upon presentation by an applicant of a license or certificate to practice watchmaking issued to the applicant upon examination by the duly constituted authority of another state which by its laws licenses or regulates watchmakers, and which by its laws would grant a certificate of license under similar circumstances and conditions, may in its discretion, issue a certificate of registration to said applicant without examination, upon payment of a fee of ten dollars."

Sec. 2. Section one hundred twenty point eight (120.8), Code 1946, is amended by repealing subsection 4 thereof and substituting therefor the following in lieu thereof:

"4. Every certificate of registration shall expire on the thirtieth day of June following the date of issuance of such certificate, and shall be renewed annually upon application by the holder thereof, without examination.

"Application for such renewal shall be made in writing to the department, accompanied by a renewal fee of five dollars, at least thirty days prior to the expiration of such certificate. Every renewal shall be displayed in connection with the original certificate. Every year or not later than May first, the Board shall notify each certificate holder by mail of the expiration of his certificate. Any watchmaker who allows his certificate to lapse by failing to renew the same as hereinbefore provided, may obtain reinstatement thereof without examination, in the discretion of the Board, if he applies therefor within three years following the expiration date of his certificate and pays the renewal fees then due."

Sec. 3. Amend section eight (8), Chapter ninety-seven (97), Acts of the 51st General Assembly, by striking the words "six months" appearing in line 31 and substituting therefor the following: "one year".

Sec. 4. This Act being deemed of immediate importance, shall be in full force and effect from and after its publication in The Clinton Herald,

a newspaper published at Clinton, Iowa, and in the Perry Daily Chief, a newspaper published at Perry, Iowa.

Amendment adopted.

Ainsworth 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, 101:

Ainsworth	Frei	Lynes	Siefkas
Anderson	Gannaway	McEleney	Sloane
Avery	Good	McFarlane	Smith of Clayton
Baker	Graham	Mills	Smith of
Bass	Hansen	Neal	Des Moines
Beardsley	Hedin	Nelson of	Smith of Madison
Beman	Hendrix	Buchanan	Steinberg
Bents	Hicklin	Nelson of	Stevens
Bloom	Hinrichs	Woodbury	Strawman
Bockwoldt	Humbert	Nicholas	Tesmer
Boothby	Huston	Nielsen	Troeger
Brown of	Kerr	Noble	Turner
Mahaska	Kester	Norland	Utzig
Brown of Monona	Kilpatrick	Olson	Van Eaton
Bryson	King	Patrick	Walker
Burkman	Klemesrud	Pieper	Walter of
Butler	Knickerbocker	Poston	Marshall
Datisman	Koch	Prange	Walter of
Davis	Kosek	Rankin	Pottawattamie
De Groot	Krall	Redman	Watson
Donohue	Kruse	Reed	Weichman
Duffield	Landsness	Robb	Weiss
Duffy	Langland	Robinson	Wellington
Eckels	Lawrence	Saylor	Williams
Fiene	Long	Schwengel	Wilson
Fimmen	Loss	Scott	Mr. Speaker
Fletcher	Lucken	Shepard	

The nays were, 3:

Ingalls	Morrissey	Putney
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Absent or not voting, 4:

Edwards	Fulk	Lundy	Moore
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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 22, a bill for an act relating to the exclusion of clerical workers from being a "workman" or "employee" under the workman's compensation law, 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, 103:

Ainsworth	Frei	Lucken	Scott
Anderson	Gannaway	Lundy	Shepard
Avery	Good	Lynes	Siefkas
Baker	Graham	McEleney	Sloane
Bass	Hansen	McFarlane	Smith of Clayton
Beardsley	Hedin	Mills	Smith of
Beman	Hendrix	Morrissey	Des Moines
Bents	Hicklin	Neal	Smith of Madison
Bloom	Hinrichs	Nelson of	Steinberg
Bockwoldt	Humbert	Buchanan	Stevens
Boothby	Huston	Nelson of	Strawman
Brown of	Ingalls	Woodbury	Tesmer
Mahaska	Kerr	Nicholas	Turner
Brown of Monona	Kester	Nielsen	Utzig
Bryson	Kilpatrick	Noble	Walker
Burkman	King	Olson	Van Eaton
Butler	Klimesrud	Patrick	Walter of
Datisman	Knickerbocker	Pieper	Marshall
Davis	Koch	Prange	Walter of
De Groote	Kosek	Putney	Pottawattamie
Donohue	Krall	Rankin	Watson
Duffield	Kruse	Redman	Weichman
Duffy	Landsness	Reed	Weiss
Eckels	Langland	Robb	Wellington
Edwards	Lawrence	Robinson	Williams
Fiene	Long	Saylor	Wilson
Fimmen	Loss	Schwengel	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 5:

Fulk	Norland	Poston	Troeger
Moore			

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

House File 23, a bill for an act to repeal section eighty-six (86) point eleven (11), Code 1946, and to enact a substitute therefor relating to reports of injuries to employees to be filed by the employer with the industrial commissioner under the provisions of the Iowa Workmen's Compensation Law, was taken up for consideration.

Hicklin of Louisa moved that action on House File 23 be deferred and that the bill retain its place on the calendar.

Motion prevailed and action on House File 23 was deferred.

House File 24, a bill for an act to amend section six hundred forty-eight point one (648.1), six hundred forty-eight point five (648.5), and six hundred forty-eight point nineteen (648.19), Code

1946, 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, was taken up for consideration.

Poston of Wayne moved that action on House File 24 be deferred and that the bill retain its place on the calendar.

Motion prevailed and action on House File 24 was deferred.

House File 25, a bill for an act to amend section six hundred twenty-six point twenty (626.20), Code 1946, relating to levying executions on real estate and providing a limitation on the lien of such levy, was taken up for consideration.

Ainsworth 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, 100:

Ainsworth	Gannaway	Lucken	Scott
Anderson	Good	Lundy	Shepard
Avery	Graham	Lynes	Siefkas
Baker	Hansen	McElaney	Sloane
Bass	Hedin	McFarlane	Smith of Clayton
Beardsley	Hendrix	Mills	Smith of
Beman	Hicklin	Morrissey	Des Moines
Bents	Hinrichs	Neal	Smith of Madison
Bloom	Humbert	Nelson of	Stevens
Boothby	Huston	Buchanan	Strawman
Brown of	Ingalls	Nicholas	Tesmer
Mahaska	Kerr	Nielsen	Troeger
Brown of Monona	Kester	Noble	Turner
Bryson	Kilpatrick	Norland	Utzig
Burkman	King	Olson	Van Eaton
Butler	Klemesrud	Patrick	Walker
Datiman	Knickerbocker	Pieper	Walter of
Davis	Koch	Prange	Marshall
De Groot	Kosek	Putney	Walter of
Donohue	Krall	Rankin	Pottawattamie
Duffy	Kruse	Redman	Watson
Eckels	Landsness	Reed	Weiss
Edwards	Langland	Robb	Wellington
Fiene	Lawrence	Robinson	Williams
Fimmen	Long	Saylor	Wilson
Fletcher	Loss	Schwengel	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 8:

Bockwoldt	Moore	Poston	Weichman
Duffield	Nelson of	Steinberg	
Fulk	Woodbury		

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

House File 26, a bill for an act to amend section four hundred forty-five point twenty-nine (445.29), Code 1946, relative to lien of personal taxes, was taken up for consideration.

Ainsworth 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, 92:

Ainsworth	Gannaway	Lynes	Shepard
Anderson	Good	McEleney	Siefkas
Avery	Graham	Mills	Sloane
Baker	Hansen	Morrissey	Smith of Clayton
Bass	Hendrix	Neal	Smith of
Beardsley	Hinrichs	Nelson of	Des Moines
Beman	Humbert	Buchanan	Smith of Madison
Bents	Huston	Nelson of	Strawman
Bloom	Ingalls	Woodbury	Tesmer
Bockwoldt	Kerr	Nicholas	Troeger
Boothby	Kilpatrick	Nielsen	Turner
Brown of	King	Noble	Utzig
Mahaska	Knickerbocker	Norland	Van Eaton
Brown of Monona	Koch	Olson	Walker
Bryson	Kosek	Patrick	Walter of
Burkman	Krall	Pieper	Marshall
Butler	Kruse	Prange	Walter of
Datisman	Landness	Putney	Pottawattamie
De Groot	Langland	Rankin	Watson
Donohue	Lawrence	Redman	Weiss
Duffy	Long	Robb	Wellington
Eckels	Loss	Saylor	Williams
Fiene	Lucken	Schwengel	Wilson
Fletcher	Lundy	Scott	Mr. Speaker
Frei			

The nays were, 6:

Davis	Edwards	Hicklin	Reed
Duffield	Fimmen		

Absent or not voting, 10:

Fulk	McFarlane	Robinson	Stevens
Hedin	Moore	Steinberg	Weichman
Klemesrud	Poston		

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

House File 27, a bill for an act to amend section six hundred two point forty-three (602.43), Code 1946, and relating to the duration of liens of judgments transcribed from municipal courts to district courts, was taken up for consideration.

Steinberg of Story moved that House File 27 be referred to the appropriate committee.

Motion prevailed and House File 27 was referred to the committee on judiciary 1.

House File 28, a bill for an act to amend section four hundred thirteen point one hundred five (413.105), Code 1946, relating to occupancy of and collection of rent for dwellings for which certificates of compliance with state housing law have not been issued, was taken up for consideration.

Sloane of Polk moved that action on House File 28 be deferred and that the bill retain its place on the calendar.

Motion prevailed and action on House File 28 was deferred.

House File 29, a bill for an act to amend section one hundred ninety point two (190.2), Code 1946, relating to the department of agriculture and the standards for food in Iowa, was taken up for consideration.

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, 92:

Ainsworth	Frei	Lucken	Sloane
Anderson	Gannaway	Lynes	Smith of Clayton
Avery	Good	McEleney	Smith of
Baker	Graham	Morrissey	Des Moines
Bass	Hansen	Neal	Smith of Madison
Beardsley	Hinrichs	Nelson of	Steinberg
Beman	Humbert	Buchanan	Stevens
Bents	Huston	Nicholas	Strawman
Bloom	Ingalls	Noble	Tesmer
Bockwoldt	Kerr	Norland	Troeger
Brown of	Kester	Olson	Turner
Mahaska	Kilpatrick	Patrick	Utzig
Bryson	King	Pieper	Van Eaton
Burkman	Klemesrud	Prange	Walker
Butler	Knickerbocker	Putney	Walter of
Datisman	Koch	Rankin	Marshall
Davis	Kosek	Redman	Walter of
De Groot	Krall	Reed	Pottawattamie
Donohue	Kruse	Robb	Watson
Duffield	Landsness	Saylor	Weiss
Duffy	Langland	Schwengel	Wellington
Eckels	Lawrence	Scott	Williams
Edwards	Long	Shepard	Wilson
Fiene	Loss	Siefkas	Mr. Speaker
Fletcher			

The nays were, 7:

Boothby	Hicklin	Nelson of	Nielsen
Brown of Monona	McFarlane	Woodbury	
Fimmen			

Absent or not voting, 9:

Fulk	Lundy	Moore	Robinson
Hedin	Mills	Poston	Weichman
Hendrix			

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

House File 30, 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 substituted articles of incorporation of the Boomhower Hardware Company and to provide for the renewal of the charter of the said Boomhower Hardware Company, was taken up for consideration.

Rankin of Franklin moved that the bill be read a last time now and placed 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:

Ainsworth	Gannaway	Lundy	Scott
Anderson	Good	Lynes	Shepard
Avery	Graham	McEleney	Siefkas
Baker	Hansen	McFarlane	Sloane
Bass	Hedin	Mills	Smith of Clayton
Beardsley	Hendrix	Morrissey	Smith of
Beman	Hicklin	Neal	Des Moines
Bents	Hinrichs	Nelson of	Smith of Madison
Bloom	Humbert	Buchanan	Steinberg
Bockwoldt	Huston	Nelson of	Stevens
Boothby	Ingalls	Woodbury	Strawman
Brown of	Kerr	Nicholas	Tesmer
Mahaska	Kester	Nielsen	Troeger
Brown of Monona	Kilpatrick	Noble	Turner
Bryson	King	Norland	Utzig
Burkman	Klemesrud	Olson	Van Eaton
Butler	Knickerbocker	Patrick	Walker
Datisman	Koch	Pieper	Walter of
Davis	Kosek	Poston	Marshall
De Groot	Krall	Prange	Walter of
Duffield	Kruse	Putney	Pottawattamie
Duffy	Landsness	Rankin	Watson
Eckels	Langland	Redman	Weiss
Edwards	Lawrence	Reed	Wellington
Fiene	Long	Robb	Williams
Fimmen	Loss	Saylor	Wilson
Fletcher	Lucken	Schwengel	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 5:

Donohue	Moore	Robinson	Weichman
Fulk			

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

House File 31, 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 substituted and renewal articles of incorporation of the Morningside Lumber & Coal Company and to provide for the renewal of the charter of the said Morningside Lumber & Coal Company, was taken up for consideration.

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, 99:

Ainsworth	Gannaway	Lundy	Schwengel
Anderson	Good	Lynes	Scott
Avery	Graham	McEleney	Shepard
Baker	Hansen	McFarlane	Sloane
Bass	Hedin	Mills	Smith of Clayton
Beardsley	Hendrix	Morrissey	Smith of
Beman	Hinrichs	Neal	Des Moines
Bents	Humbert	Nelson of	Steinberg
Bloom	Huston	Buchanan	Stevens
Bockwoldt	Ingalls	Nelson of	Strawman
Brown of	Kerr	Woodbury	Tesmer
Mahaska	Kester	Nicholas	Troeger
Brown of Monona	Kilpatrick	Nielsen	Turner
Bryson	King	Noble	Utzig
Burkman	Klemesrud	Norland	Van Eaton
Butler	Knickerbocker	Olson	Walker
Datisman	Koch	Patrick	Walter of
Davis	Kosek	Pieper	Marshall
De Groot	Krall	Poston	Walter of
Duffield	Kruse	Prange	Pottawattamie
Duffy	Landsness	Putney	Watson
Eckels	Langland	Rankin	Weiss
Edwards	Lawrence	Redman	Wellington
Fiene	Long	Reed	Williams
Fimmen	Loss	Robb	Wilson
Fletcher	Lucken	Saylor	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 9:

Boothby	Hicklin	Robinson	Smith of Madison
Donohue	Moore	Siefkas	Weichman
Fulk			

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 the concurrent resolution in which the concurrence of the Senate was asked: House Concurrent Resolution 6 relating to payment of pre-session and miscellaneous expense of the Fifty-second General Assembly.

W. J. SCARBOROUGH, *Secretary.*

Poston of Wayne asked and obtained unanimous consent to have the following report of the committee on retrenchment and reform of the 51st General Assembly printed in the Journal:

REPORT OF COMMITTEE ON RETRENCHMENT AND REFORM

To the President of the Senate, Speaker of the House of Representatives, and Members of the Fifty-second General Assembly of the State of Iowa:

The Legislative Committee on Retrenchment and Reform of the Fifty-first General Assembly herewith submits the following report and makes recommendations as hereinafter set out, to-wit:

During the past two years, the Retrenchment and Reform Committee has visited all of the institutions under the State Board of Control on two separate occasions.

The committee has entrusted to it by the General Assembly a fund to be used for unforeseen conditions that arise in the various institutions and departments, to carry on the functions of government until the assembly meets again, with the idea of ascertaining what adjustments should be made during the next biennium in order that the State of Iowa may better serve those who are under the care and guidance of certain institutions. This commission served as the connecting link between the Legislature and the various departments of State Government.

We have endeavored to follow the wishes of the Fifty-first General Assembly, and knowing that the Fifty-second General Assembly desires to be of service to the people of the State of Iowa, we are pleased to submit the recommendations which our committee deems most feasible.

Space does not permit a detailed report of our various trips to the different institutions; however, the minutes of each meeting are on file in the office of Secretary of State.

We believe that the institutions under the board of control are efficiently and capably managed, taking into consideration, of course, the labor and material shortage which confronts the board at the present time.

However, we wish to call the attention of the Fifty-second General Assembly to reports made by former committees on Retrenchment and Reform.

The Forty-eighth General Assembly committee reported that major capital improvements are needed at most of our institutions. The Forty-ninth General Assembly committee reported that previous committees have called attention to the need of substantial capital improvements, particularly at the mental hospitals, and said in closing "this committee is of the same opinion."

The committee of the Fiftieth General Assembly stated in part: "The committee of the Fiftieth General Assembly is of the same opinion, and wishes once more to call to the attention of the Fifty-first General Assembly the dire need of improvements in view of the deferred action by past legislatures on account of conditions beyond their control. We feel that the time has now arrived when a certain amount of money should be set aside for capital improvements in our state institutions."

The Fifty-first General Assembly set aside from the unobligated balance in the Special Tax Fund derived from the revenue collected from the sales, income and corporation tax the sum of. \$6,872,500.00 to be used as designated in Chapter 3 Acts of the 51st G. A., for board of control for capital improvements.

The Fifty-first General Assembly set aside from the unobligated balance in the sales, income and corporation tax fund, the sum of \$5,800,000 for board of education as set forth in Chapter 5 Acts of the 51st G. A., for capital improvements.

The committee of the 51st G. A. recommends that additional funds be provided for needed capital improvements and that sufficient capital funds for Eldora be provided to complete 1945-1947 askings depleted by necessary erection of security building.

These funds shall be expended subject to the following: the board of education and board of control with the approval of the Retrenchment and Reform committee shall designate which projects shall be constructed from their askings; that the board of education and board of control be authorized to accept federal funds, if available, and if federal funds are available the proposed capital program shall be complete insofar as possible from these funds.

That the plans, specifications and contracts of the capital improvements designated by the board of control and board of education be approved by the Retrenchment and Reform committee before any work is done.

The committee wishes to call to the attention of the Legislature the fact that the institutions which treat the mentally ill should be allowed sufficient funds so that they will be in position to hire additional physicians, psychiatrists and nurses so that each and every person that enters an institution of this kind will be accorded the very best of help and treatment so that a large percentage of them may return to society. We feel that such a program is to be recommended from both a humane and economical standpoint. Every person that enters an institution or hospital for treatment should be given every opportunity and assistance which may enable the patients to return to normal life.

We recommend that the Board of Control be authorized to employ a psychiatrist to co-ordinate the care and treatment of all mental patients with the end in view to cure and rehabilitate as many as possible.

That a dietician be employed by the Board of Control for all institutions, under the direction of a general dietician.

We have sensed the need for a specialist in Child Welfare for the Board of Control institutions and recommend that a trained specialist be employed.

We recommend that the Board of Control be authorized to employ a penologist in connection with the training schools and penal institutions.

That maintenance and support appropriations for the Board of Control be substantially increased over 1945-1947 budget.

That the Board of Control install the very best in modern appliances and equipment to facilitate in the care and training of patients in all institutions.

That the board install in all the institutions for orphans and correctional care, modern equipment to provide the student population with training so as to be able to pursue a trade or profession when again restored to society.

We are of the opinion that the laws of commitment to mental institutions should be revised.

We find that previous Retrenchment and Reform Committees have recommended that vocational training facilities for the Training School for Boys and other institutions be modernized and enlarged; that sufficient funds have been appropriated by the General Assembly to finance same.

We find that vocational training has not been improved in most instances and that funds have not been used and have been returned to the General Fund.

We recommend that specific instructions be included in the appropriation act requiring the enlargement of the personnel staff and modernization of vocational equipment in these institutions.

We recommend that the Board of Control continue to be constituted as at present a Board of three (3) members. That the Board be empowered by law to fix salaries of superintendents of all institutions under their supervision.

Objections have been raised to the plan of the method of appointment of the business managers and superintendents of our state institutions. The superintendent is appointed by the Board of Control and the business manager is appointed by the Governor. Some confusion has resulted in that there is a duplication and overlapping of authority.

We recommend that the necessary changes be made in our existing laws so that the appointment of the business managers and the superintendents shall be made by and that they be responsible to the Board of Control.

After considerable investigation and study this committee is of the opinion that the Security Building, criticized by the survey committee, is necessary and in line with the modern and proper administration of a boy's training school. To refer to it as a cell block is a misnomer and unfair to the Board of Control and the school. It is by far the most modern and up to date building on the Eldora campus, and as long as incorrigible and criminal juveniles are committed to schools, some ad-

ditional security for them must be available. The hospital at Anamosa and the security compound are only temporary measures.

The committee has noted the recommendations of the hospital survey committee as to transferring the training schools at Eldora and Mitchellville, the Orphans' Home at Davenport and the Toledo Juvenile Home to the Board of Social Welfare.

The committee feels that this would result in no better administration than under a Board of Control equipped with proper administrative officials and funds with which to employ them. The transfer would require unnecessary expense and be economically unsound.

It is the opinion of this committee that the institutions which operate under the supervision of the State Board of Education have been and are being operated efficiently by responsible administrative personnel. It should be borne in mind that economic conditions at this time have imposed problems and hardships in addition to those which prevail in normal times. Widespread shortages of materials, and of labor, as well as the rising price levels of this period place an added burden upon those who are responsible for the management of these institutions.

It should be noted in addition that the efficiency of operation of the educational institutions has been subject to a great additional strain upon facilities and personnel. The general influx of veteran students in all institutions, which has broken all-time enrollment records by as much as 50 per cent at a period when the economic problems mentioned are particularly severe, has been an unprecedented challenge to the abilities of administrators of all educational centers.

It is the opinion of this committee that appropriations for the operation of the institutions under the State Board of Education should be increased by approximately 50 per cent—for salaries, support and maintenance, and for repairs, replacements and alterations—if the schools are to operate as effectively as the state expects them to operate. In this connection, we must keep in mind that for the past several years, properties have been allowed to deteriorate, particularly during and because of the war, and they must now be repaired and renovated at prevailing costs and prices, which are appreciably higher than before the war.

The committee finds that it will be necessary to increase the appropriations for capital improvements which already have been authorized by the Fiftieth and Fifty-first General Assemblies. To meet construction costs for these improvements at present price levels, an increase of 60 per cent in these appropriations will be required. In addition, the committee feels that appropriations should be set aside at this time to cover the cost of additional buildings which have been outlined in the ten-year program of the State Board of Education.

It is the consensus of the committee that the State Tuberculosis Sanatorium at Oakdale should be placed under the supervision of the State Board of Education. The program of the Sanatorium, unlike that of the State's mental institutions, is entirely medical in nature; it is concerned with the diagnosis and treatment of organic diseases. Oakdale is near the University of Iowa (six miles) and to the University Hospitals and the College of Medicine, which come within the cognizance

of the State Board of Education. While there has been no lack of co-operation between Oakdale and the University, whose medical personnel are directly involved in the operation of the Sanatorium, it would seem to be in the best interests of the State if the Sanatorium were placed in company with other areas of medical training and service which fall within the jurisdiction of the State Board of Education.

The committee recommends that the Legislature make appropriation of funds to meet deficiencies in the operating costs of the University Hospitals at Iowa City and Iowa State Teachers College at Cedar Falls.

In June of 1946, the University Hospitals requested \$76,677.00 to provide a salary increase of 7½ per cent, effective July 1, 1946. Our committee appropriated one-half of this amount to initiate the new salary program and to carry it until the meeting of the Legislature in January, 1947. The remainder of the amount requested (\$38,338.50) constitutes Item No. 1 in the deficiency appropriations outlined here.

The University Hospitals will, in addition, have a deficiency estimated at \$203,306.10 created by increased costs of drugs, X-ray film, brace shop supplies, nursing care equipment, surgical dressings and other supplies. The University Hospitals also will require a total of \$52,882.00 if further salary and wage increases are to be awarded as planned on January 1, 1947. These increases provide for a minimum increase of \$10 per month, and a maximum increase of \$20 per month, for all employees of the University Hospitals.

The total deficiency appropriation for the University Hospitals thus is \$294,526.60.

The Iowa State Teachers College last June requested \$64,800.00 to provide for deficiencies in operations from July 1, 1946, to July 1, 1947. The committee allowed one-half of this request to cover the period until the meeting of the Legislature in January. The remaining one-half (\$32,400.00) is requested at this time. The Iowa State Teachers College will require an additional \$40,000.00 to cover salary and wage increases from January 1 to July 1, 1947—a grand total of \$72,400.00.

It is the recommendation of the committee that the Legislature make the foregoing deficiency appropriations at the earliest possible moment.

Lastly, the committee recommends the appropriation of \$75,000.00 to the Iowa State College at Ames for the immediate construction of a bridge over Squaw Creek, to replace a bridge washed away by flood waters.

By the adoption of House Concurrent Resolution 25, the Fifty-first General Assembly directed the Committee on Retrenchment and Reform to investigate and report on the regrouping of counties, and the number of judges that are needed in the various judicial districts, having due regard to the speedy and economical administration of justice, and it is now the opinion of the members of this committee that due to the continued and steady increase in the amount of legal work handled by our courts since the close of World War II that no attempt should be made at this time to reduce the number of our District Court Judges.

A survey of drainage district No. 13, Muscatine County, was made by the Conservation Commission. The appraisal of the land totals \$962,226.00 for 7,811.3 acres, or \$123.19 per acre.

We recommend that the state do not purchase the land in the Muscatine drainage district No. 13, but recommend that the land owned by the state in Muscatine and Louisa counties be placed under the jurisdiction and supervision of the Conservation Commission with authority to lease same.

IRVING D. LONG
 CARROLL A. LANE
 ROBERT C. REILLY
 J. T. DYKHOUSE
 GEORGE FAUL
 LEROY S. MERCER
 GEORGE E. FARMER
 E. E. POSTON
 GUS T. KUESTER

Members, Retrenchment and Reform Committee.

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 9, Monday, 3:30 p.m.
Agriculture 1.....	Room 1, Monday, 3:00 p.m.
Agriculture 2.....	Room 1, Tuesday, 1:00 p.m.
Animal industry.....	Room 10, Tuesday, 3:30 p.m.
Appropriations
.....	Room 1, Tuesday, 2:00 p.m. and Thursday, 2:00 p.m.
Banks and banking.....	Speaker's room, Tuesday, 2:00 p.m.
Board of control.....	Speaker's room, Wednesday, 1:30 p.m.
Building and loan.....	Room 6, Monday, 2:30 p.m.
Child welfare.....	Room 10, Tuesday, 2:30 p.m.
Cities and towns.....	Speaker's room, Wednesday, 3:30 p.m.
Claims.....as called.
Commerce and trade.....	Room 10, Wednesday, 1:30 p.m.
Compensation of public officers and employees.....
.....	Room 10, Wednesday, 2:30 p.m.
Conservation of resources.....	Room 9, Wednesday, 2:00 p.m.
Consolidation and coordination of state government.....
.....	Room 6, Wednesday, 1:30 p.m.
Constitutional amendments.....	Room 9, Wednesday, 3:00 p.m.
County and township affairs.....	Room 10, Wednesday, 2:30 p.m.
Dairy and food.....	Speaker's room, Monday, 3:30 p.m.
Departmental affairs.....	Room 10, Monday, 1:30 p.m.
Drainage.....	Room 6, Monday, 2:30 p.m.
Elections.....	Room 1, Tuesday, 3:00 p.m.
Emergency legislation.....	Room 10, Tuesday, 1:30 p.m.
Enrolled bills.....as called.
Fish and game.....	Room 9, Monday, 2:30 p.m.
Horticulture and forestry.....	Room 6, Monday, 1:30 p.m.

Insurance.....	Speaker's room, Wednesday, 3:30 p.m.
Interstate bridges.....	Room 9, Tuesday, 2:30 p.m.
Judiciary and political districts.....	Room 9, Tuesday, 1:30 p.m.
Judiciary 1.....	Room 1, Monday, 1:00 p.m.
Judiciary 2.....	Room 9, Wednesday, 1:00 p.m.
Labor.....	Speaker's room, Tuesday, 1:00 p.m.
Liquor control.....	Room 1, Thursday, 1:00 p.m.
Military and veterans affairs.....	Room 10, Thursday, 3:00 p.m.
Mines and mining.....	Room 9, Thursday, 2:30 p.m.
Motor vehicles and transportation.....	Room 1, Wednesday, 1:00 p.m.
Old age assistance.....	Room 1, Thursday, 3:00 p.m.
Pharmacy.....	Room 10, Monday, 3:30 p.m.
Police regulation—suppression of crime and intemperance.....	
.....	Room 10, Thursday, 1:00 p.m.
Postwar development.....	Speaker's room, Thursday, 2:00 p.m.
Printing.....	Room 6, Tuesday, 1:30 p.m.
Private corporations.....	Room 10, Monday, 2:30 p.m.
Public health.....	Room 1, Wednesday, 3:00 p.m.
Public lands and buildings.....	Room 10, Thursday, 2:00 p.m.
Public libraries.....	Room 6, Monday, 3:30 p.m.
Public utilities.....	Room 1, Wednesday, 2:00 p.m.
Railroads.....	Speaker's room, Monday, 2:30 p.m.
Roads and highways.....	Speaker's room, Tuesday, 3:00 p.m.
Rules.....	as called.
Schools and textbooks.....	Room 1, Monday, 2:00 p.m.
Social security.....	Speaker's room, Thursday, 1:00 p.m.
State educational institutions.....	Room 9, Monday, 1:30 p.m.
Tax revision.....	Speaker's room, Monday, 1:30 p.m.
Telephone, telegraph and express.....	Room 9, Tuesday, 3:30 p.m.
Ways and means.....	Speaker's room, Thursday, 3:00 p.m.

PHILIP T. HEDIN, *Chairman.*

WILLIAM S. LYNES.

FRANK J. KRALL.

On motion by McFarlane of Black Hawk, the House adjourned until 10:30 a.m., Friday, January 24, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 24, 1947.

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

Prayer was offered by the Reverend Fred G. Codd, pastor of the Calvary Baptist church of Davenport, Iowa.

Journal of January 23 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Shepard of Lucas on request of Ingalls of Jackson; and Walter of Marshall on request of Putney of Tama.

PRESENTATION OF VISITORS

Olson of Mitchell presented to the House the Honorable Brede Wamstad, former member of the House, from Mitchell county.

Burkman of Polk presented the Intermediate Grade pupils of Babbitt Rural School, Delaware Township, Polk County, and their teacher Mrs. Ruth Robinson.

PETITION

Loss of Kossuth presented a petition signed by 277 citizens of Kossuth county urging the restoration of liquor rationing.

Referred to committee on liquor control.

SPECIAL COMMITTEES APPOINTED

Morrissey of Jasper moved that a committee of three be appointed to make arrangements for a group picture of the House.

Motion prevailed and the Speaker appointed the following committee: Morrissey of Jasper, Walker of Hamilton and Eckels of Hancock.

The Speaker appointed the following committee to consult with

the Executive Council concerning the proper lighting of the House: Reed of Jefferson, Olson of Mitchell and Walker of Hamilton.

INTRODUCTION OF BILLS

House File 107, by Schwengel of Scott, Hedin of Scott, Lawrence of Wapello and Tesmer of Blackhawk, a bill for an act providing for the care of tuberculosis patients in public tuberculosis sanatoria.

Read first time and referred to committee on public health.

House File 108, by Shepard of Lucas, Good of Boone and Nicholas of Cerro Gordo, a bill for an act to amend chapter four hundred twenty seven (427), Code 1946, relating to property exempt from taxation.

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

House File 109, by Weiss of Crawford and Humbert of Adams, a bill for an act to amend section six hundred thirty-eight point one (638.1), Code 1946, relating to the appointment of a referee.

Read first time and referred to committee on judiciary 1.

House File 110, by Lynes of Bremer, Loss of Kossuth, Datisman of Lyon, Koch of Palo Alto, Kruse of Floyd and Butler of Pocahontas, a bill for an act to amend section four hundred fifty-five and four tenths (455.4), code 1946, relating to boards of levee and drainage districts.

Read first time and referred to committee on drainage.

House File 111, by Nelson of Woodbury, Long of Clinton, Smith of Des Moines and Lawrence of Wapello, a bill for an act to amend section four hundred four point five (404.5), Code 1946, relating to fire department maintenance fund and the millage rate therein authorized.

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

House File 112, by Utzig of Dubuque and Duffy of Dubuque, a bill for an act to amend sections three hundred ninety-four point two (394.2) and three hundred ninety-four point six (394.6), Code 1946, relating to self-liquidating improvements, and providing that the provisions of said chapter relating to borrowing money and issuing revenue bonds be applicable to chapter three hundred eighty-four (384), Code 1946.

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

House File 113, by Kosek of Linn, Schwengel of Scott, Knickerbocker of Linn, Hedin of Scott and Walter of Marshall, a bill for an act to amend section two hundred ninety-eight point one (298.1), Code 1946, relating to the amount that school districts may levy for the general fund of school districts.

Read first time and referred to committee on schools and text books.

House File 114, by Redman of Sac and Bockwoldt of Ida, a bill for an act to amend section three hundred nine point sixty-six (309.66), Code, 1946, 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 county and township affairs.

House File 115, by Poston of Wayne, a bill for an act to amend Chapter Two hundred seventy-nine (279), Code 1946, relating to the transportation of public school pupils.

Read first time and referred to committee on schools and text books.

House File 116, by general legislative committee, a bill for an act to legalize action of the board of directors of the Independent School District of West Des Moines, in buying real estate for school-house site, and in selling said real estate.

Read first time and referred to committee on judiciary 2.

House File 117, by Nelson of Woodbury and Van Eaton of Woodbury, a bill for an act to amend sections three hundred fifty-one point seventeen (351.17) and three hundred fifty-one point eighteen (351.18), Code 1946, relating to licensing of dogs.

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

House File 118, by Scott of Appanoose, a bill for an act to legalize the action of the county board of supervisors of Appanoose County,

Iowa, in making expenditures and approving claims against said county for secondary road maintenance, 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 unpaid warrants 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 SENATE AMENDMENT

On request of Long of Clinton, House Concurrent Resolution 5, found on pages 26, 27 and 28, Journal of January 14, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS

Amend House Concurrent Resolution 5 by inserting under the heading of Officers and Employees of the Senate following the words "Assistant Secretary and Reading Clerk of Senate \$15.00" the following: "General Clerk \$10.00".

Amend House Concurrent Resolution 5 by inserting under the heading of Officers and Employees of the Senate following the words "Committee Clerks", the figures "6.50" and striking the figures "6.00".

Long of Clinton offered the following amendment to the Senate amendments and moved its adoption.

Amend by striking the line under the division of House officers and employees reading as follows:

"Committee clerks \$6.00" and by inserting in lieu thereof the following:

"Stenographic clerks \$6.50, legislative clerks \$6.00.

Motion prevailed and the amendment adopted.

Long of Clinton moved that the Senate amendments, as amended, be adopted.

Motion prevailed and the Senate amendments, as amended, were adopted.

House Concurrent Resolution 5, as amended, was adopted.

Long of Clinton called up House Concurrent Resolution 8 and asked and obtained unanimous consent for its immediate consideration.

HOUSE CONCURRENT RESOLUTION 8

Whereas, The Code provides that "The compensation of the chaplains, officers and employees of the general assembly shall be fixed by joint action of the House and Senate by resolution at the opening of the session or as soon thereafter as conveniently can be done,"

Now Therefore, Be It Resolved by the House, the Senate Concurring: That the daily compensation of all officers and employees of the Fifty-second General Assembly shall be as follows, to be paid in accordance with the rules of the Senate and the House:

JOINT LEGISLATIVE HELP

1st Assistant in Law and Economics Research.....	\$15.00
2nd Assistants in Law and Economics Research.....	15.00
Stenographers and Typists for Law Library.....	6.00
Assistants in General Research and Clerk.....	5.00
Pages to Librarians and their offices.....	4.00
Matrons	5.00
Elevator Tenders	5.50
Janitors	5.50
Postoffice Assistant	5.50
Postoffice Mail Carrier.....	5.50
Special Police for parking.....	5.50
Telephone Operators	5.50
Photostat Operator, Code Editor.....	6.00
Clerk in Code Editor's Office.....	6.00
Clerk in Archives Department.....	5.00
Clerk in Historical Department and Library.....	5.50

Be It Further Resolved That the compensation of chaplains officiating at the opening of the sessions of the House and Senate of the Fifty-second General Assembly shall be fixed at five dollars (\$5.00) for each branch of the General Assembly and in addition thereto, mileage at the rate of five cents (\$.05) per mile to and from the state capital.

Schwengel of Scott offered the following amendment to House concurrent resolution 8 and moved its adoption:

Amend by striking the figures "6.00" after the words "Stenographers and Typists for Law Library", and inserting in lieu thereof the figures "6.50".

Motion prevailed and the amendment adopted.

Long of Clinton moved that House concurrent resolution 8, as amended, be adopted.

Motion prevailed and House concurrent resolution 8, as amended, was adopted.

PERMANENT OFFICERS OF THE HOUSE

Long of Clinton moved that the following named persons be elected as the permanent employees of the House:

File Clerk—Joseph J. Banning, Polk County; Claude Smith, Polk county.

Supply Clerk—Mary Freels, Clinton county; Jessie Walker, Marshall county.

Bill Clerk—Edwin Getz, Polk county; Alvin Crail, Polk county.

Postmistress—Marie Jones, Marion county; Gladys Black, Polk county.

Chief Electrician—Duncan E. Wilkerson, Polk county.

Ass't Electrician—Carl Garver, Polk county.

Loud Speaker Operator—Fred Behr, Clinton county.

Doorkeepers—Fred Watkins, Polk county; B. B. Douglas, Polk county; Karl Ringland, Polk county; E. M. Kuhl, Shelby county; Lawrence Gustafson, Polk county; Paul Scott, Cerro Gordo county; John Lidman, Clay county; J. R. James, Marshall county; Beryl Parks, Afton; Tobe Brown, Polk county; William Blain, Polk county; Leonard Parkens, Madison county; William Beuck, Wright county; J. A. Armstrong, Story county.

Pages—King Wisdom, Polk county; Bill Lounsberry, Polk county; Darwin Gullickson, Worth county; Guy Grimes, Polk county; Mike Anania, Polk county; Lewis Strothers, Polk county; James Olson, Polk county; Rodson Riggs, Monona county; Robert Stephenson, Webster county; Donald Holt, Jasper county; George McDowell, Polk county; Earl Pugh, Polk county; Dick Pieper, Allamakee county; Wayne Torgenson, Hardin county; Anthony Deangelis, Polk county.

Porters—E. F. Butler, Polk county; John Harrison, Dallas county; Horace Coles, Jasper county; Chas. L. Bandy, Appanoose county.

Cloakroom—Mrs. Chas. Banks, Dallas county; Mrs. G. M. Mason, Polk county; Mrs. J. G. Brown, Polk county; Mrs. Eva Roper, Polk county.

Telephone Ass't—Ruby Spencer, Marshall county; Shirley Weeks, Wapello county; Agnes Brennan, Polk county.

Motion prevailed and report adopted.

CONSIDERATION OF BILLS

House File 23, a bill for an act to repeal section eighty-six (86) point eleven (11), Code 1946, and to enact a substitute therefor relating to reports of injuries to employees to be filed by the employer with the industrial commissioner under the provisions of the Iowa Workmen's Compensation Law, was taken up for consideration.

Hicklin of Lousia offered the following amendment and moved its adoption:

Amend House File 23, Section 1, by inserting the word "thereafter" following the word "hours" in line nine (9).

Further amend by striking line ten (10) and inserting in lieu thereof the following: "Sundays and legal holidays, the employer having had notice or".

Further amend by striking from line eleven (11) the words "an employment incident causing".

Further amend by striking the word "blanks" in line fourteen (14) and inserting in lieu thereof the word "forms".

Further amend by striking the word "incident" in line eighteen (18) and inserting in lieu thereof the word "injury".

Further amend by striking the words "as hereinbefore provided" in line nineteen (19).

Further amend by striking the words "the occurrence" in line twenty (20) and inserting in lieu thereof the words: "having notice or knowledge".

Motion prevailed and the amendment was adopted.

Ainsworth 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, 97:

Ainsworth	Fletcher	Langland	Robb
Anderson	Frei	Lawrence	Saylor
Avery	Fulk	Long	Schwengel
Baker	Gannaway	Loss	Scott
Bass	Good	Lucken	Sloane
Beardsley	Graham	Lundy	Smith of Clayton
Beman	Hansen	Lynes	Smith of
Bents	Hedin	McEleney	Des Moines
Bloom	Hendrix	McFarlane	Smith of Madison
Bockwoldt	Hicklin	Mills	Stevens
Boothby	Hinrichs	Morrissey	Strawman
Brown of	Humbert	Neal	Tesmer
Mahaska	Huston	Nelson of	Troeger
Brown of Monona	Ingalls	Buchanan	Turner
Bryson	Kerr	Nicholas	Utzig
Burkman	Kester	Noble	Van Eaton
Butler	Kilpatrick	Norland	Walter of
Datisman	King	Olson	Pottawattamie
Davis	Klemesrud	Patrick	Watson
De Groot	Knickerbocker	Poston	Weichman
Donohue	Koch	Prange	Weiss
Duffy	Kosek	Putney	Wellington
Eckels	Krall	Rankin	Williams
Edwards	Kruse	Redman	Wilson
Fiene	Landsness	Reed	Mr. Speaker
Fimmen			

The nays were, 1:

Nielsen

Absent or not voting, 10:

Duffield	Pieper	Siefkas	Walter of
Moore	Robinson	Steinberg	Marshall
Nelson of	Shepard	Walker	
Woodbury			

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

Poston of Wayne moved that House File 24 be referred to the appropriate committee.

Motion prevailed and House File 24 was referred to the committee on judiciary 1.

House File 28, a bill for an act to amend section four hundred thirteen point one hundred five (413.105), Code 1946, relating to occupancy of and collection of rent for dwellings for which certificates of compliance with state housing law have not been issued, 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, 92:

Ainsworth	Fletcher	Lawrence	Robb
Anderson	Frei	Long	Saylor
Avery	Fulk	Loss	Scott
Baker	Gannaway	Lucken	Sloane
Bass	Good	Lundy	Smith of Clayton
Beardsley	Graham	Lynes	Smith of
Beman	Hansen	McEleney	Des Moines
Bents	Hendrix	Mills	Smith of Madison
Bloom	Hinrichs	Morrissey	Steinberg
Boothby	Humbert	Neal	Strawman
Brown of	Huston	Nelson of	Tesmer
Mahaska	Ingalls	Buchanan	Troeger
Brown of Monona	Kerr	Nicholas	Turner
Bryson	Kester	Noble	Utzig
Burkman	Kilpatrick	Norland	Van Eaton
Butler	King	Olson	Walter of
Datiman	Klemesrud	Patrick	Pottawattamie
Davis	Knickerbocker	Pieper	Watson
De Groote	Koch	Poston	Weichman
Duffy	Kosek	Prange	Weiss
Eckels	Krall	Putney	Wellington
Edwards	Kruse	Rankin	Williams
Fiene	Landsness	Redman	Wilson
Fimmen	Langland	Reed	Mr. Speaker

The nays were, 1:

Nielsen

Absent or not voting, 15:

Bockwoldt	McFarlane	Schwengel	Walker
Donohue	Moore	Shepard	Walter of
Duffield	Nelson of	Siefkas	Marshall
Hedin	Woodbury	Stevens	
Hicklin	Robinson		

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 provide for the payment of insurance premiums from the various county funds was taken up for consideration.

Lawrence 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, 97:

Ainsworth	Fimmen	Langland	Robb
Anderson	Fletcher	Lawrence	Saylor
Avery	Frei	Long	Scott
Baker	Fulk	Loss	Siefkas
Bass	Gannaway	Lucken	Sloane
Beardsley	Good	Lundy	Smith of Clayton
Beman	Graham	Lynes	Smith of
Bents	Hansen	McEleney	Des Moines
Bloom	Hendrix	McFarlane	Smith of Madison
Bockwoldt	Hicklin	Mills	Steinberg
Boothby	Hinrichs	Morrissey	Strawman
Brown of	Humbert	Neal	Tesmer
Mahaska	Huston	Nelson of	Troeger
Brown of Monona	Ingalls	Buchanan	Turner
Bryson	Kerr	Nicholas	Utzig
Burkman	Kester	Noble	Van Eaton
Butler	Kilpatrick	Norland	Walter of
Datisman	King	Olson	Pottawattamie
Davis	Klemesrud	Patrick	Watson
De Groot	Knickerbocker	Pieper	Weichman
Donohue	Koch	Prange	Weiss
Duffield	Kosek	Putney	Wellington
Duffy	Krall	Rankin	Williams
Eckels	Kruse	Redman	Wilson
Edwards	Landsness	Reed	Mr. Speaker
Fiene			

The nays were: none.

Absent or not voting, 11:

Hedin	Nielsen	Schwengel	Walker
Moore	Poston	Shepard	Walter of
Nelson of	Robinson	Stevens	Marshall
Woodbury			

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

House File 33, a bill for an act to amend section two hundred thirty point twenty-nine (230.29), Code 1946, relating to compromise settlement by boards of supervisors of liens on real estate for the care of insane, was taken up for consideration.

Nielsen of Pottawattamie moved that House File 33 be referred to the appropriate committee.

Motion lost.

Good of Boone moved that the bill be read a last time now and placed 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:

Ainsworth	Fimmen	Lucken	Reed
Anderson	Fulk	McEleney	Robb
Avery	Good	McFarlane	Schwengel
Bass	Graham	Mills	Scott
Beardsley	Hansen	Morrissey	Sloane
Bockwoldt	Hicklin	Nelson of	Troeger
Boothby	Knickerbocker	Buchanan	Turner
Brown of Monona	Koch	Noble	Van Eaton
Bryson	Landsness	Olson	Watson
Burkman	Langland	Pieper	Weiss
Butler	Lawrence	Poston	Williams
Davis	Long	Rankin	Wilson
Eckels	Loss	Redman	Mr. Speaker

The nays were, 42:

Bents	Gannaway	Kruse	Smith of
Brown of	Hendrix	Lundy	Des Moines
Mahaska	Hinrichs	Lynes	Smith of Madison
Datisman	Humbert	Neal	Steinberg
De Groote	Huston	Norland	Strawman
Donohue	Ingalls	Prange	Tesmer
Duffield	Kerr	Putney	Utzig
Duffy	Kester	Robinson	Walter of
Edwards	Klemesrud	Saylor	Pottawattamie
Fiene	Kosek	Siefkas	Weichman
Fletcher	Krall	Smith of Clayton	Wellington
Frei			

Absent or not voting, 15:

Baker	King	Nicholas	Stevens
Beman	Moore	Nielsen	Walker
Bloom	Nelson of	Patrick	Walter of
Hedin	Woodbury	Shepard	Marshall
Kilpatrick			

The bill having not received a constitutional majority was declared to have failed to pass the House.

Steinberg of Story moved to reconsider the vote by which House File 33 failed to pass the House and the motion to reconsider be laid on the table.

Motion lost.

House File 34, a bill for an act to amend section three hundred forty-one point seven (341.7), Code 1946, relating to the employment of temporary assistance for the county attorney, was taken up for consideration.

Graham of Audubon moved that the bill be read a last time now and placed 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:

Ainsworth	Fiene	Landsness	Robb
Anderson	Fimmen	Langland	Saylor
Avery	Fletcher	Lawrence	Schwengel
Baker	Frei	Long	Scott
Bass	Fulk	Loss	Sloane
Beardsley	Gannaway	Lucken	Smith of Clayton
Beman	Good	Lundy	Smith of Madison
Bents	Graham	Lynes	Steinberg
Bloom	Hansen	McEleney	Stevens
Bockwoldt	Hedin	McFarlane	Strawman
Boothby	Hendrix	Mills	Tesmer
Brown of	Hicklin	Neal	Troeger
Mahaska	Hinrichs	Nelson of	Turner
Brown of Monona	Humbert	Buchanan	Utzig
Bryson	Huston	Nicholas	Van Eaton
Burkman	Ingalls	Noble	Walter of
Butler	Kerr	Norland	Pottawattamie
Datisman	Kester	Patrick	Watson
Davis	Kilpatrick	Pieper	Weichman
De Groote	King	Poston	Weiss
Donohue	Klemesrud	Prange	Williams
Duffy	Koch	Rankin	Wilson
Eckels	Krall	Redman	Mr. Speaker
Edwards	Kruse	Reed	

The nays were, 3:

Knickerbocker	Kosek	Putney
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Absent or not voting, 13:

Duffield	Nielsen	Siefkas	Walter of
Moore	Olson	Smith of	Marshall
Morrissey	Robinson	Des Moines	Wellington
Nelson of	Shepard	Walker	
Woodbury			

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

Schwengel of Scott moved that H. F. 35 be deferred.

Motion prevailed and action on House File 35 was deferred.

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 and adopted, as amended, the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution 5, fixing the compensation of all officers and employees of the Fifty-second General Assembly.

W. J. SCARBOROUGH, *Secretary.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 16, 17, and 22.

LAWRENCE PUTNEY, *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 16, 17 and 22.

On motion by McFarlane of Black Hawk, the House adjourned until 1:00 p.m., Monday, January 27, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES.
DES MOINES, IOWA, JANUARY 27, 1947.

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

Prayer was offered by the Reverend Dr. S. C. Wadding, pastor of the Presbyterian Church of Dexter, Iowa.

Journal of January 24 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Kilpatrick of Fremont on request of Turner of Mills; and Walter of Marshall on request of Putney of Tama.

PRESENTATION OF VISITORS

Koch of Palo Alto presented to the House the Honorable Dr. Geo. H. Keeney, former member of the House from Palo Alto county.

Ainsworth of Dickinson presented to the House the Honorable William Yager, former member of the House from Dickinson county.

Walker of Hamilton presented to the House 19 members and 5 daughters of the Fortnightly Study Club of Jewell.

EXPRESSION OF APPRECIATION

Moore of Butler expressed appreciation for the flowers sent by members of the House.

PETITION

Lundy of Monroe presented a petition signed by 114 residents of Monroe county favoring 100% collection of state income tax with increase of 50% derived therefrom to be used for state aid for schools and for secondary road appropriations.

Referred to the committee on schools and textbooks.

INTRODUCTION OF HOUSE JOINT RESOLUTION 2

House joint resolution 2, by Poston of Wayne and Frei of Grundy, 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.

INTRODUCTION OF BILLS

House File 119; by Mills of Adair, Lawrence of Wapello, Ainsworth of Dickinson, Nielsen of Pottawattamie, Knickerbocker of Linn, Hicklin of Louisa, Smith of Des Moines, Steinberg of Story and Walter of Pottawattamie, a bill for an act to repeal section two hundred thirty-one point eight (231.8), Code 1946, providing for the appointment and compensation of probation officers in the Juvenile Court and to enact a substitute therefor.

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

House File 120, by Walter of Marshall, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1946, providing an exemption from taxation of growing agricultural and horticultural crops and products.

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

House File 121, by Schwengel of Scott and Hedin of Scott, a bill for an act to amend the provisions of chapter six hundred six (606), Code 1946, to change the fees to be charged by the clerk of the district court and to provide for the payment of a flat fee in certain cases.

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

House File 122, by Donohue of Cedar, a bill for an act to amend

chapter one hundred (100), Code 1946, relating to the powers and duties of the state fire marshal and relating to the keeping, storing, using, manufacturing, selling, handling, transporting or disposing of explosives.

Read first time and referred to committee on police regulations.

House File 123, by Morrissey of Jasper, Lawrence of Wapello, Fimmen of Davis and Poston of Wayne, a bill for an act to amend section one hundred forty seven point sixteen (147.16); to amend section one hundred forty seven point nineteen (147.19); to amend section one hundred forty seven point eighty (147.80); to amend section one hundred forty seven point one hundred seven (147.107); to repeal section one hundred forty seven point one hundred eight (147.108) and to enact a new section in lieu thereof; to amend section one hundred fifty two point one (152.1); to amend section one hundred fifty two point two (152.2); to repeal section one hundred fifty two point three (152.3); and to enact a new section in lieu thereof; to amend section one hundred fifty two point four (152.4); to add a new section to chapter one hundred fifty two (152), Code 1946, relating to the qualification and term of Nurse Examiners, defining the practice of nursing, and relating to the licensing of persons to practice nursing, and providing for the administration of Title VIII, Code 1946, as it relates to the practice of nursing, and changing the amount of the fee for license to practice nursing under reciprocal agreement.

Read first time and referred to committee on public health.

House File 124, by Klemesrud of Winnebago, Reed of Jefferson, Donohue of Cedar, Bryson of Hardin, Ainsworth of Dickinson, Hicklin of Louisa, Weichman of Benton and Redman of Sac, a bill for an act to make it unlawful to discriminate in the employment of any person either because of membership or non-membership in a labor organization or to require any person to pay dues or other charges to a labor organization as a condition of employment and to make it unlawful to deduct labor organization dues or other charges from the earnings of an employee unless the employee has authorized such deduction as provided in this Act and to prescribe penalties for violations.

Read first time and referred to committee on labor.

House File 125, by Morrissey of Jasper (Bekman, Hultman,

Kirketeg and Maytag), a bill for an act to amend chapter six hundred (600), Code 1946, relating to adoptions and fixing penalties for violation of the law relating to adoptions.

Read first time and referred to committee on judiciary 1.

House File 126, by Steinberg of Story, a bill for an act to amend section six hundred thirty-six point thirty-two (636.32), Code 1946, relating to share of surviving spouse in absence of issue.

Read first time and referred to committee on judiciary 1.

House File 127, by Bryson of Hardin, Ainsworth of Dickinson, Hicklin of Louisa, Klemesrud of Winnebago, Reed of Jefferson, Donohue of Cedar, Smith of Des Moines, Redman of Sac and Weichman of Benton, a bill for an act to provide that labor unions, organizations or associations, whether incorporated or not, may sue or be sued, to provide enforcement by suit of the provisions of collective bargaining agreements, and to provide for a cost bond in actions where injunctive relief is sought.

Read first time and referred to committee on labor.

House File 128, by Kosek of Linn, McFarlane of Black Hawk, Hedin of Scott, Schwengel of Scott, and Knickerbocker of Linn, a bill for an act to amend section five hundred two point four (502.4), Code 1946, relating to exempt securities, and section five hundred two point five (502.5), Code 1946, relating to exempt transactions.

Read first time and referred to committee on banks and banking.

House File 129, by Nelson of Woodbury and Kosek of Linn, a bill for an act to amend section three hundred sixty-three point forty-three (363.43), Code 1946, relating to compensation of assessors and deputies, and to increase the number of full-time deputies.

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

House File 130, by Morrissey of Jasper (Faul and Maytag), a bill for an act to amend section two hundred forty point five (240.5), Code 1946, 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 131, by Ainsworth of Dickinson, Bryson of Hardin, Hicklin of Louisa, Klemesrud of Winnebago, Reed of Jefferson, Donohue of Cedar, Smith of Des Moines, Redman of Sac and Weichman of Benton, a bill for an act to prohibit and to make it unlawful to picket or to interfere or attempt to interfere with another in his work or employment by force, threats, violence or intimidation, to picket so as to obstruct or interfere with free ingress or egress from any premises or the free use of public streets, sidewalks or the public ways, or to engage in violence, intimidation or unlawful destruction or seizure of property in connection with labor disputes or labor organization activities and to provide punishments for violations thereof.

Read first time and referred to committee on labor.

House File 132, by Ainsworth of Dickinson, Long of Clinton, Watson of O'Brien, and Donohue of Cedar, a bill for an act to amend section three hundred thirteen point two (313.2), Code 1946, relating to reversion of highways no longer within the primary road system.

Read first time and referred to committee on roads and highways.

House File 133, by Ainsworth of Dickinson, Nicholas of Cerro Gordo and Rankin of Franklin, a bill for an act to amend chapter one hundred nine (109), Code 1946, legalizing the raising, possession, sale, purchase and transporting of frogs for commercial purposes.

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

House File 134, by Weichman of Benton, Redman of Sac, Reed of Jefferson, Donohue of Cedar, Klemesrud of Winnebago, Hicklin of Louisa, Bryson of Hardin and Ainsworth of Dickinson, a bill for an act to make it unlawful for executive, administrative, professional or supervisory employees to be members in certain labor organizations.

Read first time and referred to committee on labor.

House File 135, by Donohue of Cedar, Fimmen of Davis, Robinson of Delaware, McFarlane of Black Hawk and Schwengel of

Scott, a bill for an act to amend chapter three hundred twenty-one (321), "Motor Vehicles and Law of Road", and relating to school busses.

Read first time and referred to committee on schools and textbooks.

REPORT OF JOINT COMMITTEE ON EXTRA HELP

Long of Clinton from the joint committee on extra help submitted the following report:

LAW LIBRARY:

Assistant Law Research

Robert Sandler, Des Moines—Chief

Kermit Kruse, Clinton

Hughes Bryant, Mason City

Henry McKnight, Des Moines

Stenographers and typists

Fanny Rice

Florence Friedman

Gertrude Cabbage

Velma Thompson (c)

General Research Clerks

Ada Jolley

Florence Bond

Mary Peterson

Myrtle Colburn

Rhea Pape

Post Office Ass't

Katherine Bolton

Gladys Black

CODE EDITOR:

Clarion Lescher, Clerk

Florence Manning, Photostat Operator

ARCHIVES:

Mary O'Connell, Clerk

LEGISLATIVE:

Mail Carrier, Ace Rowe

CUSTODIAN:

Matron: Florence Parker

Parking Police: John Calvert, Joe Fouts, Peter Wilson, John Derken

Telephone Operator: Nellis Griffin

Elevator Operators: Iva Tiedens, Florence Olson, Mattie Melrose and

Maryellen Martiniau

Janitors: James B. Billingsly, Walter Mays, Tom Darby, Lee Andrew,

John Spitler, Bert Smith, Millard Buck, John Brown, Harold Chivers, Joe Scalise, Francis B. Heaps, Billy E. Carter, Pat Bailey, Chas. Barefield, Harry Newhouse, Alex Macskill, Frank Raney.

Respectfully submitted,

O. H. HENNINGSEN

On the part of the Senate.

HARVEY J. LONG

On the Part of the House.

AMENDMENTS FILED

Amend House File 35 by striking from lines six (6), seven (7), eight (8) and nine (9) of section one (1) the words "with a population of more than four thousand but less than seventy thousand, one-half mill for the same period, and any city with a population of less than four thousand" and inserting in lieu thereof the following: "with a population of less than seventy thousand".

WILSON of Wright.

Amend House File 41 by substituting a period for the semi-colon in line seven (7) of section three (3) and by striking the remainder of the section.

STEINBERG of Story.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m., Tuesday, January 28, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 28, 1947.

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

Prayer was offered by the Reverend Cecil Wells, pastor of the Methodist Church of Albia, Iowa.

Journal of January 27 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Long of Clinton on request of Nelson of Woodbury; and Walter of Marshall on request of Putney of Tama.

PRESENTATION OF VISITORS

Ainsworth of Dickinson presented to the House the Honorable W. Merwin Smith, former member of the House from Dickinson county.

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 48, a bill for an act to provide for the termination of any pension and annuity retirement system, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WILSON REED, *Chairman.*

ADOPTION OF REPORT OF JOINT COMMITTEE ON EXTRA HELP

Nelson of Woodbury called up the report of the joint committee on extra help, found on pages 159 and 160 of the Journal of January 27, and moved its adoption.

Motion prevailed and report adopted.

Hicklin of Louisa, Schwengel of Scott and Hedin of Scott offered the following House resolution:

HOUSE RESOLUTION 5

Whereas, the General Assembly of the State of Iowa some years ago was honored by a visit and personal appearance of his Royal Highness, Prince Wilhelm of Sweden, and

Whereas, he endeared himself to the members of that General Assembly, and

Whereas, tragedy has befallen the Royal Family of Sweden in the death of Prince Gustaf Adolph,

Now, Therefore, Be It Resolved, that the Chief Clerk of the House of Representatives be authorized and directed to express to the Royal Family of Sweden sincere sympathy in their tragic bereavement.

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

Motion prevailed and the resolution was adopted.

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 revised report:

Aeronautics.....	Room 9, Monday 3:30 p.m.
Agriculture 1.....	Room 1, Monday 3:00 p.m.
Agriculture 2.....	Room 1, Tuesday 1:00 p.m.
Animal Industry.....	Room 10, Tuesday 3:30 p.m.
Appropriations.....	Room 1, Tuesday 2:00 p.m. and Thursday 2:00 p.m.
Banks and Banking.....	Speaker's Room, Wednesday 2:30 p.m.
Board of Control.....	Speaker's Room, Wednesday 1:30 p.m.
Building and Loan.....	Room 7, Thursday 2:30 p.m.
Child Welfare.....	Room 10, Tuesday 2:30 p.m.
Cities and Towns.....	Speaker's Room, Tuesday 3:30 p.m.
Claims.....	As called
Commerce and Trade.....	Room 10, Wednesday 1:30 p.m.
Compensation of Public Officers and Employees.....	Room 10, Thursday 2:30 p.m.
Conservation of Resources.....	Room 9, Wednesday 2:00 p.m.
Consolidation and Coordination of State Government.....	Room 6, Wednesday 1:30 p.m.
Constitutional Amendments.....	Room 9, Wednesday 3:00 p.m.
County and Township Affairs.....	Room 10, Wednesday 3:30 p.m.
Dairy and Food.....	Speaker's Room, Monday 3:30 p.m.
Departmental Affairs.....	Room 10, Monday 1:30 p.m.
Drainage.....	Room 7, Monday 2:30 p.m.
Elections.....	Room 1, Tuesday 3:00 p.m.
Emergency Legislation.....	Room 10, Tuesday 1:30 p.m.
Enrolled Bills.....	As called
Fish and Game.....	Room 9, Monday 2:30 p.m.
Horticulture and Forestry.....	Room 7, Monday 1:30 p.m.
Insurance.....	Speaker's Room, Wednesday 3:30 p.m.

Interstate Bridges.....	Room 9, Tuesday	2:30 p.m.
Judicial and Political Districts.....	Room 9, Tuesday	1:30 p.m.
Judiciary 1.....	Room 1, Monday	1:00 p.m.
Judiciary 2.....	Room 9, Tuesday	1:00 p.m.
Labor.....	Speaker's Room, Tuesday	1:30 p.m.
Liquor Control.....	Room 1, Thursday	1:00 p.m.
Military and Veterans Affairs.....	Speaker's Room, Thursday	1:30 p.m.
Mines and Mining.....	Room 9, Thursday	2:30 p.m.
Motor Vehicles and Transportation.....	Room 1, Wednesday	1:00 p.m.
Old Age Assistance.....	Speaker's Room, Thursday	3:30 p.m.
Pharmacy.....	Room 10, Monday	3:30 p.m.
Police Regulation—Suppression of Crime and Intemperance.....		
	Room 10, Thursday	1:00 p.m.
Postwar Development.....	Room 1, Thursday	3:00 p.m.
Printing.....	Room 7, Tuesday	1:30 p.m.
Private Corporations.....	Room 10, Monday	2:30 p.m.
Public Health.....	Room 1, Wednesday	3:00 p.m.
Public Lands and Buildings.....	Room 10, Thursday	2:00 p.m.
Public Libraries.....	Room 7, Monday	3:30 p.m.
Public Utilities.....	Room 1, Wednesday	2:00 p.m.
Railroads.....	Speaker's Room, Monday	2:30 p.m.
Roads and Highways.....	Speaker's Room, Tuesday	2:30 p.m.
Rules.....		As called
Schools and Textbooks.....	Room 1, Monday	2:00 p.m.
Social Security.....	Room 10, Thursday	3:30 p.m.
State Educational Institutions.....	Room 9, Monday	1:30 p.m.
Tax Revision.....	Speaker's Room, Monday	1:30 p.m.
Telephone, Telegraph and Express.....	Room 9, Tuesday	3:30 p.m.
Ways and Means.....	Speaker's Room, Thursday	2:30 p.m.

PHILIP T. HEDIN, *Chairman.*

WILLIAM S. LYNES.

FRANK J. KRALL

INTRODUCTION OF BILLS

House File 136, by Saylor of Decatur, a bill for an act to amend section two hundred forty-nine point twenty (249.20), Code 1946, 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 137, by Stevens of Greene, by request, a bill for an act to amend section one hundred nine point seventy-six (109.76), Code 1946, providing for the spearing of certain fish.

Read first time and referred to committee on fish and game.

House File 138, by Walter of Pottawattamie, a bill for an act to amend section three hundred sixty-five point six (365.6), Code

1946, by striking therefrom subsection "b" of section one (1) relating to laborers whose occupation requires no special skill or fitness.

Read first time and referred to committee on labor.

House File 139, by Ainsworth of Dickinson, Redman of Sac, Weichman of Benton, Bryson of Hardin, Hicklin of Louisa, Donohue of Cedar, Reed of Jefferson, Klemesrud of Winnebago and Smith of Des Moines, a bill for an act to make unlawful secondary boycotts by strikes, violence or concerted action on the part of labor organizations or the officers, representatives, agents or members thereof, to force or require any person, firm or corporation to do or refrain from doing certain acts and to provide penalties for violations.

Read first time and referred to committee on labor.

House File 140, by Lawrence of Wapello, Watson of O'Brien, Good of Boone and Walker of Hamilton, a bill for an act to amend section two hundred eighty point sixteen (280.16), Code 1946, relating to kindergartens.

Read first time and referred to committee on schools and text books.

House File 141, by Troeger of Wapello, Norland of Worth, Gannaway of Poweshiek, Smith of Des Moines and Rankin of Franklin, a bill for an act to amend section two hundred seventy-nine point thirteen (279.13), Code 1946, relating to contracts of teachers, superintendents, and other certificated school employees, and to provide for a preliminary hearing and discussion of the causes for dissatisfaction before notice of termination of contract is given by a board of education to such school employees.

Read first time and referred to committee on schools and text books.

House File 142, by Steinberg of Story, a bill for an act to amend section three hundred seven point nine (307.9), Code 1946, relating to the salary of the special assistant attorney general assigned to look after the work of the highway commission.

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

House File 143, by Poston of Wayne, Robb of Emmet, Redman

of Sac, Good of Boone, Steinberg of Story, Watson of O'Brien, Fletcher of Osceola, Frei of Grundy, Edwards of Union, De Groote of Humboldt, Datisman of Lyon, Butler of Pocahontas, Landness of Buena Vista, Boothby of Cherokee, Huston of Washington, Saylor of Decatur, Fulk of Page, Williams of Van Buren, Bockwoldt of Ida, Smith of Clayton, Patrick of Sioux, Baker of Calhoun, Weiss of Crawford, Smith of Des Moines, Hansen of Carroll, Strawman of Jones, Stevens of Greene, Rankin of Franklin, Klemesrud of Winnebago, Bloom of Webster, Nicholas of Cerro Gordo, Avery of Clay, Anderson of Henry, Gannaway of Poweshiek, Nelson of Buchanan, Beman of Keokuk, Turner of Mills, Kerr of Shelby, Langland of Winneshiek, Donohue of Cedar, Norland of Worth, Olson of Mitchell and Wilson of Wright, a bill for an act to amend chapter one hundred twenty-four (124), Code 1946, relating to the issuance of permits to sell beer and malt liquors and to the regulation of places where sales are made by such permit holders.

Read first time and referred to committee on liquor control.

CONSIDERATION OF BILLS

House File 35, a bill for an act to amend section four hundred four point five (404.5), Code 1946, relating to general powers of cities and towns to levy special taxes to build, purchase or remodel a city or town hall, was taken up for consideration.

Wilson of Wright offered the following amendment and moved its adoption:

Amend House File 35 by striking from lines six (6), seven (7), eight (8) and nine (9) of section one (1) the words "with a population of more than four thousand but less than seventy thousand, one-half mill for the same period, and any city with a population of less than four thousand" and inserting in lieu thereof the following: "with a population of less than seventy thousand".

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

Amend by striking the word "seventy" from the last line thereof and inserting in lieu thereof the words "sixty-five".

Motion prevailed and amendment to the amendment adopted.

The amendment by Wilson as amended was adopted.

Schwengel of Scott offered the following amendments and moved their adoption:

Amend section one (1) by striking from line five (5) the words "seventy thousand" and inserting in lieu thereof the words "sixty-five thousand".

Further amend by adding the following as Sec. 2, and renumbering the remaining section accordingly: "This Act to be applicable to special charter cities."

Amend the title by adding after the word "cities" in line 2 thereof the words "special charter cities".

Amendments 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, 96:

Ainsworth	Fletcher	Loss	Saylor
Anderson	Frei	Lucken	Schwengel
Avery	Fulk	Lynes	Scott
Baker	Gannaway	McEleney	Shepard
Bass	Good	McFarlane	Siefkas
Beardsley	Graham	Moore	Sloane
Beman	Hansen	Morrissey	Smith of Clayton
Bents	Hedin	Neal	Smith of
Bloom	Hendrix	Nelson of	Des Moines
Bockwoldt	Hicklin	Buchanan	Smith of Madison
Boothby	Hinrichs	Nelson of	Stevens
Brown of	Humbert	Woodbury	Strawman
Mahaska	Huston	Nicholas	Turner
Brown of Monona	Ingalls	Noble	Utzig
Bryson	Kerr	Norland	Van Eaton
Burkman	Kester	Patrick	Walker
Butler	King	Pieper	Walter of
Datisman	Klemesrud	Poston	Pottawattamie
Davis	Knickerbocker	Prange	Watson
Donohue	Koch	Putney	Weichman
Duffield	Kosek	Rankin	Weiss
Duffy	Krall	Redman	Wellington
Eckels	Kruse	Reed	Williams
Edwards	Landsness	Robb	Wilson
Fiene	Lawrence	Robinson	Mr. Speaker
Fimmen			

The nays were: none.

Absent or not voting, 12:

De Groote	Lundy	Olson	Froeger
Kilpatrick	Mills	Steinberg	Walter of
Langland	Nielsen	Tesmer	Marshall
Long			

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

House File 36, a bill for an act to amend section sixteen point

thirty (16.30), Code 1946, relating to the cost of legislative journals and bills, was taken up for consideration.

Lawrence 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, 98:

Ainsworth	Fletcher	Lynes	Schwengel
Anderson	Frei	McElaney	Scott
Avery	Fulk	McFarlane	Shepard
Baker	Gannaway	Moore	Siefkas
Bass	Good	Morrissey	Sloane
Beardsley	Graham	Neal	Smith of Clayton
Beman	Hansen	Nelson of	Smith of
Bents	Hedin	Buchanan	Des Moines
Bloom	Hendrix	Nelson of	Smith of Madison
Bockwoldt	Hicklin	Woodbury	Steinberg
Boothby	Hinrichs	Nicholas	Stevens
Brown of	Humbert	Nielsen	Strawman
Mahaska	Huston	Noble	Turner
Brown of Monona	Ingalls	Norland	Utzig
Bryson	Kerr	Olson	Van Eaton
Burkman	King	Patrick	Walker
Butler	Klemesrud	Pieper	Walter of
Datisman	Knickerbocker	Poston	Pottawattamie
Davis	Koch	Prange	Watson
Donohue	Kosek	Putney	Weichman
Duffield	Krall	Rankin	Weiss
Duffy	Kruse	Redman	Wellington
Eckels	Landsness	Reed	Williams
Edwards	Lawrence	Robb	Wilson
Fiene	Loss	Robinson	Mr. Speaker
Fimmen	Lucken	Saylor	

The nays were: none.

Absent or not voting, 10:

De Groote	Langland	Mills	Walter of
Kester	Long	Tesmer	Marshall
Kilpatrick	Lundy	Troeger	

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 the law as it appears in section three hundred sixty-eight point nine (368.9), Code 1946, relating to the powers of cities and towns, and legalizing any deficit expenditures for housing of veterans of World War II, or their families, whether within or without cities or towns, was taken up for consideration.

Burkman of Polk moved that action on House File 37 be deferred and that the bill retain its place on the calendar.

Motion prevailed and action on House File 37 was deferred.

House File 38, a bill for an act to amend section four hundred four point six (404.6), Code 1946, relating to limitation of certain taxes by cities and towns, was taken up for consideration.

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, 97:

Ainsworth	Fletcher	Lundy	Scott
Anderson	Frei	Lynes	Shepard
Avery	Fulk	McEleney	Siefkas
Baker	Gannaway	McFarlane	Sloane
Bass	Good	Moore	Smith of Clayton
Beardsley	Graham	Morrissey	Smith of
Beman	Hansen	Neal	Des Moines
Bents	Hedin	Nelson of	Smith of Madison
Bloom	Hendrix	Buchanan	Steinberg
Bockwooldt	Hicklin	Nelson of	Stevens
Boothby	Hinrichs	Woodbury	Strawman
Brown of	Humbert	Noble	Tesmer
Mahaska	Huston	Norland	Turner
Brown of Monona	Ingalls	Olson	Utzig
Bryson	Kerr	Patrick	Van Eaton
Burkman	Kester	Pieper	Walker
Butler	King	Prange	Walter of
Datisman	Klemesrud	Putney	Pottawattamie
Davis	Knickerbocker	Rankin	Watson
Donohue	Koch	Redman	Weichman
Duffield	Kosek	Reed	Weiss
Duffy	Krall	Robb	Wellington
Eckels	Kruse	Robinson	Williams
Edwards	Landsness	Saylor	Wilson
Fiene	Lawrence	Schwengel	Mr. Speaker
Fimmen	Loss		

The nays were: none.

Absent or not voting, 11:

De Groote	Long	Nicholas	Troeger
Kilpatrick	Luken	Nielsen	Walter of
Langland	Mills	Poston	Marshall

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

House File 39, a bill for an act to amend chapter three hundred ninety (390), Code 1946, relating to municipal parking lots, meters and traffic and parking control devices, the leasing of said lots, funds relating thereto, and providing for issuance of revenue bonds, was taken up for consideration.

Hedin of Scott offered the following amendments and moved their adoption:

Amend House File 39, Section one (1) by inserting the phrase "and special charter cities" after the word "towns" in line four (4).

Further amend by inserting the phrase "and special charter cities" in Section two (2), line one (1), after the word "towns".

Further amend by inserting the phrase "and special charter cities" in Section three (3), line one (1), after the word "towns."

Further amend by inserting the phrase "and special charter cities" after the word "towns" in Section four (4) line five (5) and line six (6).

Amendments adopted.

Good of Boone moved that the bill be read a last time now and placed 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:

Ainsworth	Fulk	Lundy	Scott
Anderson	Gannaway	Lynes	Shepard
Avery	Good	McEleney	Siefkas
Baker	Graham	McFarlane	Sloane
Bass	Hansen	Moore	Smith of Clayton
Beardsley	Hedin	Morrissey	Smith of
Beman	Hendrix	Neal	Des Moines
Bents	Hicklin	Nelson of	Smith of Madison
Bloom	Hinrichs	Buchanan	Stevens
Bockwoldt	Humbert	Nelson of	Strawman
Boothby	Huston	Woodbury	Tesmer
Brown of	Kerr	Nicholas	Troeger
Mahaska	Kester	Nielsen	Turner
Brown of Monona	King	Norland	Utzig
Bryson	Klemesrud	Olson	Van Eaton
Burkman	Knickerbocker	Patrick	Walker
Datisman	Koch	Pieper	Walter of
Davis	Kosek	Prange	Pottawattamie
Donohue	Krall	Putney	Watson
Duffield	Kruse	Rankin	Weichman
Duffy	Landsness	Redman	Weiss
Eckels	Langland	Robb	Wellington
Fiene	Lawrence	Robinson	Williams
Fimmen	Loss	Saylor	Wilson
Fletcher	Lucken	Schwengel	Mr. Speaker
Frei			

The nays were, 1:

Ingalls

Absent or not voting, 11:

Butler	Kilpatrick	Noble	Steinberg
De Groot	Long	Poston	Walter of
Edwards	Mills	Reed	Marshall

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

House File 42, 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, was taken up for consideration.

Fimmen of Davis moved that House File 42 be referred to the appropriate committee.

Roll call was demanded.

On the question "Shall the bill be referred to appropriate committee?"

The ayes were, 48:

Anderson	Eckels	McEleny	Reed
Avery	Edwards	McFarlane	Robb
Bass	Fimmen	Neal	Saylor
Beman	Frei	Nelson of	Schwengel
Boothby	Fulk	Buchanan	Scott
Brown of	Good	Nelson of	Sloane
Mahaska	Hendrix	Woodbury	Smith of Clayton
Brown of Monona	Hicklin	Nielsen	Smith of
Burkman	Humbert	Noble	Des Moines
Butler	Kerr	Pieper	Troeger
Davis	Kester	Prange	Utzig
Duffield	Krall	Putney	Van Eaton
Duffy	Kruse	Redman	Williams

The nays were, 54:

Ainsworth	Hedin	Lundy	Stevens
Baker	Hinrichs	Lynes	Strawman
Beardsley	Huston	Moore	Tesmer
Bents	Ingalls	Morrissey	Turner
Bloom	King	Nicholas	Walker
Bockwoldt	Klemesrud	Norland	Walter of
Bryson	Knickerbocker	Olson	Pottawattamie
Datisman	Koch	Patrick	Watson
Donohue	Kosek	Poston	Weichman
Fiene	Landsness	Rankin	Weiss
Fletcher	Langland	Robinson	Wellington
Gannaway	Lawrence	Shepard	Wilson
Graham	Loss	Siefkas	Mr. Speaker
Hansen	Lucken	Steinberg	

Absent or not voting, 6:

De Groote	Long	Smith of Madison	Walter of
Kilpatrick	Mills		Marshall

Motion lost.

Nielsen of Pottawattamie offered the following amendment and moved its adoption:

Amend Section four (4) by striking from line fifteen (15) all after the period (.) therein and by striking from lines sixteen (16), seventeen (17), and eighteen (18) down to and including the word "and" where it appears the second time in said lines.

Roll call was demanded.

On the question, "Shall the amendment be adopted?"

The ayes were, 42:

Avery	Fimmen	McEleney	Robb
Bass	Frei	McFarlane	Saylor
Beman	Fulk	Neal	Schwengel
Brown of Monona	Good	Nelson of	Scott
Burkman	Hendrix	Buchanan	Shepard
Datisman	Hicklin	Nelson of	Siefkas
Davis	Kerr	Woodbury	Sloane
Donohue	Kester	Nielsen	Smith of Clayton
Duffield	Knickerbocker	Noble	Turner
Duffy	Kosek	Putney	Utzig
Edwards	Kruse	Reed	Van Eaton

The nays were, 55:

Ainsworth	Graham	Lynes	Steinberg
Anderson	Hansen	Moore	Stevens
Baker	Hinrichs	Morrissey	Strawman
Beardsley	Humbert	Nicholas	Tesmer
Bents	Huston	Norland	Walker
Bloom	Ingalls	Olson	Walter of
Bockwoldt	Klemesrud	Patrick	Pottawattamie
Boothby	Koch	Pieper	Watson
Brown of	Krall	Poston	Weichman
Mahaska	Landsness	Prange	Weiss
Bryson	Langland	Rankin	Wellington
Butler	Loss	Redman	Williams
Fiene	Lucken	Robinson	Wilson
Fletcher	Lundy	Smith of Madison	Mr. Speaker
Gannaway			

Absent or not voting, 11:

De Groot	Kilpatrick	Long	Troeger
Eckels	King	Mills	Walter of
Hedin	Lawrence	Smith of	Marshall
		Des Moines	

Amendment lost.

Morrissey of Jasper moved the previous question.

Motion prevailed.

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, 45:

Ainsworth	Graham	Neal	Stevens
Anderson	Hansen	Nicholas	Strawman
Baker	Huston	Norland	Turner
Beardsley	Ingalls	Olson	Walker
Bents	Koch	Patrick	Walter of
Bockwoldt	Landsness	Poston	Pottawattamie
Boothby	Langland	Rankin	Watson
Bryson	Lucken	Redman	Weichman
Donohue	Lundy	Robb	Wellington
Eckels	Lynes	Robinson	Williams
Fletcher	Moore	Smith of Madison	Mr. Speaker
Gannaway	Morrissey		

The nays were, 56:

Avery	Frei	Kruse	Saylor
Bass	Fulk	Lawrence	Schwengel
Beman	Good	Loss	Scott
Brown of	Hedin	McEleney	Shepard
Mahaska	Hendrix	McFarlane	Siefkas
Brown of Monona	Hicklin	Nelson of	Sloane
Burkman	Hinrichs	Buchanan	Smith of Clayton
Butler	Humbert	Nelson of	Smith of
Datisman	Kerr	Woodbury	Des Moines
Davis	Kester	Nielsen	Tesmer
Duffield	King	Noble	Troeger
Duffy	Klemesrud	Pieper	Utzig
Edwards	Knickerbocker	Prange	Van Eator
Fiene	Kosek	Putney	Weiss
Fimmen	Krall	Reed	Wilson

Absent or not voting, 7:

Bloom	Kilpatrick	Mills	Walter of
De Groot	Long	Steinberg	Marshall

The bill not having received a constitutional majority was declared to have failed to pass the House.

AMENDMENTS FILED

Amend House File 37, Section one (1), subsection five (5) by inserting the phrase "and special charter cities" after the word "towns" in line ten (10).

HEDIN of Scott.

Amend House File 41, Section three (3) by striking the period (.) after "Iowa" in line nine (9) and adding thereto the following: "and approved for such teaching under the regular approval standards of the department of public instruction."

Further amend section four (4) by substituting a colon (:) for the period (.) at the end of line six (6) and adding thereto the following: "provided that no credit toward graduation or completion of any credit or grade requirement in any regular day school shall be given for any courses, grades or subjects taught by such uncertified teachers."

Further amend section six (6), line two (2) by inserting after the

word "act" the following: "subject to such rules and regulations as the local school board may prescribe;"

SCHWENGEL of Scott.

Amend House File 90 by striking the comma after the word "Iowa" in line 3 (three) of Section two (2) and inserting in lieu thereof a period; and by striking lines four (4) and five (5) of Section two (2).

PRANGE of Marion.

MOTION FOR COMMITTEE OF THE WHOLE

McFarlane of Black Hawk moved that Thursday morning, January 30, 1947, at 10:15 a.m., the House resolve itself into a committee of the whole and invite Mr. Louis Cook, research director for the state tax commission, to appear before the committee for the purpose of obtaining information relative to general tax revision bills.

Motion prevailed.

On motion by McFarlane of Black Hawk, the House adjourned until 10:30 a.m. Wednesday, January 29, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES.
DES MOINES, IOWA, JANUARY 29, 1947.

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

Prayer was offered by the Reverend Paul Figge, pastor of the Presbyterian Church, Missouri Valley, Iowa.

Journal of January 28 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Schwengel of Scott on request of Hedin of Scott.

PRESENTATION OF VISITORS

Fimmen of Davis presented to the House the Honorable Dewey E. Goode, former member of the House from Davis county.

PETITIONS

Putney of Tama presented a telegram from the school faculty and board of education of Dysart urging one hundred per cent collection of state income taxes and state aid for schools.

Referred to committee on schools and textbooks.

Putney of Tama presented a telegram from the Tama County Council of Teachers urging one hundred per cent collection of state income taxes and state aid for schools.

Referred to committee on schools and textbooks.

Neal of Dallas presented a petition signed by seventeen citizens of Dallas county urging one hundred per cent collection of state income taxes and state aid for schools.

Referred to committee on schools and textbooks.

Good of Boone presented a petition signed by thirty citizens of Boone county urging one hundred per cent collection of state income taxes and state aid for schools.

Referred to committee on schools and textbooks.

Troeger of Wapello presented a petition signed by twenty-nine citizens of Ottumwa urging passage of Senate File 77.

Referred to committee on public health.

Koch of Palo Alto presented a petition signed by citizens of Emmetsburg urging one hundred per cent collection of state income taxes and state aid for schools.

Referred to committee on schools and textbooks.

Koch of Palo Alto presented a petition signed by the Woman's Club of Emmetsburg urging child welfare legislation.

Referred to committee on child welfare.

Koch of Palo Alto presented a petition signed by the Palo Alto county treasurer urging a minimum salary for auto license clerks.

Referred to committee on compensation of public officers and employees.

PROOF OF PUBLICATION

Published copy of House File 90 and verified proof of publication of said bill in the Pella Chronicle on January 9th, 1947, 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.

MOTION TO RECONSIDER

I move to reconsider the vote by which House File 42 failed to pass the House.

ARCH W. MCFARLANE.

I move to reconsider the vote by which House File 42 was placed on its last reading.

C. A. BRYSON.

REPORTS OF COMMITTEES

Van Eaton of Woodbury, 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 51, a bill for an act relating to municipal museums in certain cities and to amend chapter three hundred seventy-nine (379), Code 1946, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. S. VAN EATON, *Chairman.*

Robinson of Delaware, 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 13, an act to amend section three hundred twenty-seven point sixteen (327.16), Code 1946, relating to reinstatement of truck operator permit, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GLENN E. ROBINSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File 14, an act to amend section three hundred twenty-seven point eight (327.8), Code 1946, relating to truck operator permit, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GLENN E. ROBINSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File 16, an act to amend section three hundred twenty-five point twelve (325.12), Code 1946, relating to motor carrier application for certificate, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GLENN E. ROBINSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File 18, an act to amend section three hundred twenty-seven point seven (327.7), Code 1946, relating to the application for a truck operator permit, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GLENN E. ROBINSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File 57, an act to amend section three hundred twenty-one point one hundred thirteen (321.113), Code 1946, relating to the registration fees on motor vehicles; to amend section three hundred ten point thirty-one (310.31), Code 1946, relating to the farm-to-market road fund; and to provide additional funds for the construction of secondary roads and for the improvement of roads and streets within incorporated cities and towns, begs leave to report they have had the same under consideration and have instructed me

to report the same back to the House with the recommendation that the same be indefinitely postponed.

GLENN E. ROBINSON, *Chairman.*

ADOPTION OF COMMITTEE REPORT

Hedin of Scott called up the revised report of the committee on committee rooms found on pages 162 and 163 of the *Journal* of January 28, and moved its adoption.

Motion prevailed and report adopted.

The Chief Clerk announced the adoption of the report of the committee on House File 48 under Rule 72.

INTRODUCTION OF BILLS

House File 144, by Lawrence of Wapello, Duffield of Guthrie and Troeger of Wapello, a bill for an act to amend section four hundred seventy-seven point twenty-two (477.22), Code 1946, relating to headlights for rail employees when using track power cars at night.

Read first time and referred to committee on railroads.

House File 145, by Schwengel of Scott and Hedin of Scott, a bill for an act to amend chapter one hundred fifty-seven (157), Code 1946, relating to cosmetology.

Read first time and referred to committee on public health.

House File 146, by Walter of Marshall, Weichman of Benton, Sloane of Polk, Burkman of Polk, Steinberg of Story, Nicholas of Cerro Gordo, Walker of Hamilton and Klemesrud of Winnebago, a bill for an act to amend chapter one hundred ninety-nine (199), Code 1946, relating to agricultural seeds.

Read first time and referred to committee on agriculture 1.

House File 147, by Sloane of Polk and Burkman of Polk, a bill for an act to amend section three hundred thirty-seven point seven (337.7), Code, 1946, relating to bailiffs of the district court, their appointments and duties, and providing that they be deputy sheriffs.

Read first time and referred to committee on judiciary 2.

House File 148, by Sloane of Polk and Burkman of Polk, a bill for an act to amend section two hundred twenty-eight point nine

(228.9) Code 1946, relating to the compensation and expenses of the commissioners of insanity in counties having a population of one hundred fifty thousand (150,000) or more.

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

House File 149, by Sloane of Polk and Burkman of Polk, a bill for an act to amend section six hundred seven point five (607.5), Code, 1946, relating to fees of jurors.

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

House File 150, by Sloane of Polk and Burkman of Polk, a bill for an act to amend sections four hundred ten point six (410.6) and four hundred ten point five (410.5), Code, 1946, 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 151, by Steinberg of Story a bill for an act to amend subsection four (4) of section two hundred eighty-six point five (286.5) and to strike subsection five (5) of section two hundred eighty-six point five (286.5) and repeal section two hundred eighty-six point six (286.6), Code 1946, relating to state aid to school districts.

Read first time and referred to committee on schools and textbooks.

House File 152, by Good of Boone, Eckels of Hancock, Robb of Emmet, Walker of Hamilton (Miller of Humboldt, Zastrow, Newsome, Benson), a bill for an act to amend section three hundred thirty-two point three (332.3), Code 1946, 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 153, by Fimmen of Davis, Walter of Pottawattamie, Sloane of Polk, Schwengel of Scott, Hicklin of Louisa, Hedin of Scott and Nelson of Woodbury, a bill for an act to amend Chapter

four hundred ninety-one (491), Code 1946 to authorize merger or consolidation of corporations.

Read first time and referred to committee on private corporations.

MESSAGES FROM THE SENATE

The following message was received from the Senate:

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

Senate Concurrent Resolution 8, directing superintendent of printing to have copies of committee books and rule books printed.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 89, a bill for an act to amend subsection five (5) of section five hundred twenty-six point twenty-five (526.25), Code 1946, relating to investment of funds by banks.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 88, a bill for an act to amend section five hundred twenty-six point twenty-five (526.25), Code 1946, relating to investment of funds by banks.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 41, a bill for an act to impose a sales tax of eight per cent (8%) upon all liquor sold by the Iowa state liquor stores.

W. J. SCARBOROUGH, *Secretary*.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 8

McFarlane of Black Hawk called up Senate Concurrent Resolution 8 and asked and obtained unanimous consent for its immediate consideration.

SENATE CONCURRENT RESOLUTION 8

Be It Resolved by the Senate, the House Concurring: That the superintendent of printing is hereby directed 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.

McFarlane of Black Hawk moved its adoption.

Motion prevailed and Senate Concurrent Resolution 8 was adopted.

SENATE MESSAGES CONSIDERED

Senate File 41, a bill for an act to impose a sales tax of eight per cent (8%) upon all liquor sold by the Iowa state liquor stores, for the purpose of providing revenue for incorporated cities and towns of the state for police purposes; providing for the collection of such tax by the state liquor control commission and for the apportionment thereof to the cities and towns of the state; and amending section one hundred twenty-three point eighteen (123.18) and section one hundred twenty-three point fifty (123.50), Code 1946.

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

Senate File 88, a bill for an act to amend section five hundred twenty-six point twenty-five (526.25), Code 1946, relating to investment of funds by banks.

Read first time and referred to committee on banks and banking.

Senate File 89, a bill for an act to amend subsection five (5) of section five hundred twenty-six point twenty-five (526.25), Code 1946, relating to investment of funds by banks.

Read first time and referred to committee on banks and banking.

CONSIDERATION OF BILLS

House File 37, a bill for an act to amend the law as it appears in section three hundred sixty-eight point nine (368.9), Code 1946, relating to the powers of cities and towns, and legalizing any deficit expenditures for housing of veterans of World War II, or their families, whether within or without cities or towns, was taken up for consideration.

Hedin of Scott called up the following amendment proposed by him and moved its adoption.

Amend House File 37, Section one (1), subsection five (5) by inserting the phrase "and special charter cities" after the word "towns" in line ten (10).

Amendment adopted.

Burkman of Polk offered the following amendment to the title and moved its adoption.

Amend line four (4) of the title by inserting after the comma (,) following the word "towns" the following: "including special charter city,".

Amendment to the title 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:

Ainsworth	Frei	Loss	Robinson
Avery	Fulk	Lucken	Saylor
Baker	Gannaway	Lundy	Scott
Bass	Good	Lynes	Shepard
Beardsley	Graham	McEleney	Sloane
Beman	Hansen	McFarlane	Smith of Clayton
Bents	Hedin	Mills	Smith of
Bloom	Hendrix	Moore	Des Moines
Bockwoldt	Hicklin	Morrissey	Smith of Madison
Boothby	Hinrichs	Neal	Steinberg
Brown of	Humbert	Nelson of	Stevens
Mahaska	Huston	Buchanan	Strawman
Brown of Monona	Ingalls	Nelson of	Tesmer
Bryson	Kerr	Woodbury	Turner
Burkman	Kester	Nicholas	Utzig
Butler	King	Nielsen	Van Eaton
Datisman	Klemesrud	Noble	Walker
Davis	Knickerbocker	Patrick	Walter of
De Groot	Koch	Pieper	Pottawattamie
Donohue	Kosek	Poston	Watson
Duffield	Krall	Prange	Weichman
Duffy	Kruse	Putney	Weiss
Eckels	Landsness	Rankin	Wellington
Edwards	Langland	Redman	Williams
Fiene	Lawrence	Reed	Wilson
Fimmen	Long	Robb	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 8:

Anderson	Olson	Siefkas	Walter of
Kilpatrick	Schwengel	Troeger	Marshall
Norland			

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

House File 51, a bill for an act relating to municipal museums in certain cities and to amend chapter three hundred seventy-nine (379), Code 1946, was taken up for consideration.

Poston of Wayne offered the following amendment and moved its adoption:

Strike section two (2) and insert in lieu thereof the following:

"Sec. 2. Section three hundred seventy-nine point one (379.1), Code, 1946, is amended by striking all of line one (1) and line two

(2) down to and including the word 'more' and inserting in lieu thereof the following: 'Cities and towns'.

"Said section is further amended by adding at the end thereof the following: 'Any such city may establish either such art gallery or museum or both and may maintain the same separately or in combination and in case both are so established the words, "library, art gallery or museum" as used in this chapter shall be construed to include both the art gallery and the museum.'"

Amendment adopted.

Reed of Jefferson offered the following amendment and moved its adoption:

Amend section three (3) line four (4) by striking the word "both" and inserting in lieu thereof the words "the library,". Amend line five (5) of said section by striking the word "both" and inserting in lieu thereof the word "they".

Amendment adopted.

Poston of Wayne moved to amend the title as follows:

Insert after the word "museums" in line two the words "and libraries"; strike from same line the word "certain"; insert after the word "cities" in the same line the words "and towns".

Amendment to the title was 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, 91:

Ainsworth	Edwards	Knickerbocker	Nelson of
Anderson	Fiene	Koch	Woodbury
Avery	Fletcher	Kosek	Nicholas
Baker	Frei	Krall	Patrick
Bass	Fulk	Landsness	Piiper
Beman	Gannaway	Langland	Poston
Bents	Good	Lawrence	Prange
Bloom	Graham	Long	Putney
Bockwoldt	Hansen	Loss	Rankin
Boothby	Hedin	Lucken	Redman
Brown of	Hendrix	Lundy	Reed
Mahaska	Hicklin	Lynes	Robb
Brown of Monona	Hinrichs	McEleney	Robinson
Bryson	Humbert	McFarlane	Saylor
Burkman	Huston	Mills	Scott
Butler	Ingalls	Morrissey	Shepard
Davis	Kerr	Neal	Siefkas
De Groote	Kester	Nelson of	Sloane
Duffy	King	Buchanan	Smith of Clayton
Eckels	Klemesrud		

Smith of Des Moines	Troeger Turner	Walter of Marshall	Weiss Williams
Stevens	Utzig	Walter of Pottawattamie	Wilson
Strawman	Van Eaton	Watson	Mr. Speaker
Tesmer	Walker		

The nays were, 9:

Beardsley	Kruse	Noble	Weichman
Donohue	Moore	Smith of Madison	Wellington
Fimmen			

Absent or not voting, 8:

Datisman	Kilpatrick	Norland	Schwengel
Duffield	Nielsen	Olson	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 48, a bill for an act to provide for the termination of any pension and annuity retirement system created pursuant to the provisions of sections two hundred ninety-four point eight (294.8), two hundred ninety-four point nine (294.9), and two hundred ninety-four point ten (294.10), Code 1946, by any independent school district which includes within its boundaries all, or a substantial part, of any city acting under special charter, to provide for the disposition of its funds and for the levy of a tax to permit the continuation of retirement benefits to surviving beneficiaries, 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, 98:

Ainsworth	De Groote	Huston	McEleney
Anderson	Donohue	Ingalls	McFarlane
Avery	Duffy	Kerr	Mills
Baker	Eckels	Kester	Moore
Bass	Edwards	King	Morrissey
Beardsley	Fiene	Klemesrud	Neal
Beman	Fimmen	Knickerbocker	Nelson of
Bents	Fletcher	Koch	Buchanan
Bloom	Frei	Kosek	Nelson of
Bockwoldt	Fulk	Krall	Woodbury
Boothby	Gannaway	Kruse	Nicholas
Brown of Mahaska	Good	Landsness	Patrick
Brown of Monona	Graham	Langland	Pieper
Bryson	Hansen	Lawrence	Poston
Burkman	Hedin	Long	Prange
Butler	Hendrix	Loss	Putney
Datisman	Hicklin	Lucken	Rankin
Davis	Hinrichs	Lundy	Redman
	Humbert	Lynes	Reed

Robb	Smith of Madison	Van Eaton	Weichman
Saylor	Steinberg	Walker	Weiss
Shepard	Stevens	Walter of	Wellington
Siefkas	Tesmer	Marshall	Williams
Sloane	Troeger	Walter of	Wilson
Smith of Clayton	Turner	Pottawattamie	Mr. Speaker
Smith of	Utzig	Watson	
Des Moines			

The nays were: none.

Absent or not voting, 10:

Duffield	Noble	Robinson	Scott
Kilpatrick	Norland	Schwengel	Strawman
Nielsen	Olson		

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

AMENDMENTS FILED

Amend House File 61 by striking the title and substituting in lieu thereof the following:

"An Act to amend section four hundred twenty-two point sixty-nine (422.69), Code of Iowa, 1946, relating to the allocation and use of revenues collected under the provisions of Chapter 422, Code of Iowa, 1946, providing for the use of fifty (50%) per cent of the amount collected under Division II of this chapter from the personal net income tax in the year 1947 and each year thereafter for public elementary and secondary school aid."

By striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Notwithstanding any provision of the law as it is contained in section four hundred twenty-two point sixty-nine (422.69), Code of Iowa, 1946, one-half ($\frac{1}{2}$) of the revenue collected in the year 1947 and each year thereafter, from the personal net income tax, under the provisions of Division II, Chapter 422, Code of Iowa, 1946, shall be set aside by the Commission and paid into the 'public school state aid fund,' which fund is hereby created.

"Sec. 2. The 'public school state aid fund' shall be held by the treasurer of state as a special fund for public elementary and secondary school aid and shall be disbursed only upon warrants drawn by the comptroller and then only in accordance with the further direction of the legislature."

WEICHMAN of Benton.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m., Thursday, January 30, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES.
DES MOINES, IOWA, JANUARY 30, 1947.

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

Prayer was offered by Doctor Frederick J. Weertz, pastor of the St. Johns Lutheran Church, Des Moines, Iowa.

Journal of January 29 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Graham of Audubon on request of Weichman of Benton.

PETITIONS

Putney of Tama presented a telegram from the president of the Tama county schoolmasters activity association urging one hundred per cent collection of state income taxes and state aid for schools.

Referred to committee on schools and textbooks.

Putney of Tama presented a telegram from the superintendent of Traer schools urging one hundred per cent collection of state income taxes and state aid for schools.

Referred to committee on schools and textbooks.

Koch of Palo Alto presented a petition signed by the judge of the Fourteenth Judicial District, Algona, urging increased compensation for court reporters.

Referred to committee on compensation of public officers and employees.

Nicholas of Cerro Gordo presented a petition signed by twenty-three members of the Twentieth Century Club of Clear Lake urging legislation to provide for handicapped and crippled children.

Referred to committee on child welfare.

Bloom of Webster and Baker of Calhoun presented a petition

signed by nineteen members of the Webster County Council of Parent and Teachers urging the deferment of the consideration of the state income tax collection until all appropriations are voted upon. Also, full support of school legislation.

Referred to committee on schools and textbooks.

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 116, a bill for an act to legalize action of the board of directors of the Independent School district of West Des Moines in buying and selling real estate for schoolhouse site, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 13, 14, 16 and 18 under Rule 72.

INTRODUCTION OF BILLS

House File 154, by Morrissey of Jasper, a bill for an act amending chapter eighty-two (82), Code 1946, 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 155, by Nielsen of Pottawattamie, a bill for an act to prohibit the transportation of motor vehicle fuel or flammable liquid upon the highways between the hours from one-half hour after sundown until one-half hour before sunrise.

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

House File 156, by Burkman of Polk and Schwengel of Scott (Watson), a bill for an act authorizing the state of Iowa to become indebted in the amount of ninety million dollars, and providing for the issue and sale of bonds of said state in evidence

thereof, to procure funds for and pay compensation to persons who served in the military or naval service of the United States at any time between the sixteenth day of September, nineteen hundred forty, and the second day of September, nineteen hundred forty-five, or their successors in interest, providing for a board to administer such payments, providing for additional compensation for persons under disability, providing for the imposition, levy, and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement of the indebtedness herein created, and providing for submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred forty-eight.

Read first time and referred to committee on military and veterans affairs.

House File 157, by Sloane of Polk, Hedin of Scott and Olson of Mitchell, a bill for an act to permit banks to remain closed on any one business day of each week of the year upon approval by the superintendent of banking and the state banking board.

Read first time and referred to committee on banks and banking.

House File 158, by Sloane of Polk and Burkman of Polk, a bill for an act to amend section six hundred two point sixteen (602.16), Code 1946, relating to the territorial jurisdiction of municipal courts.

Read first time and referred to committee on judiciary 2.

House File 159, by Nielsen of Pottawattamie and Burkman of Polk, a bill for an act relating to bank records and files, the admissibility as evidence of entries therein or a photostatic or photographic reproduction thereof and limiting the time for bringing actions on claims arising therefrom.

Read first time and referred to committee on judiciary 1.

House File 160, by Watson of O'Brien, Robb of Emmet, Ainsworth of Dickinson and Baker of Calhoun, a bill for an act relating to the distribution, sale or transportation of adulterated or misbranded insecticides, fungicides, rodenticides, and other economic poisons and devices; regulating traffic therein; providing for registration and examination of such materials, imposing penalties, and for other purposes.

Read first time and referred to committee on agriculture 1.

House File 161, by Utzig of Dubuque and Duffy of Dubuque, a bill for an act to amend chapter thirty-seven (37), Code 1946, relating to memorial halls and monuments for soldiers, sailors and marines.

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

House File 162, by Burkman of Polk, McFarlane of Black Hawk and Long of Clinton (Faul and Clem), a bill for an act to amend chapter four hundred eleven (411), Code 1946, and section four hundred eleven point ten (411.10), Code 1946, relating to retirement of members of the fire department who served in any branch of the armed forces of the United States or its allies during World War II, and the fund contributed by municipalities for the retirement of such members.

Read first time and referred to committee on military and veterans affairs.

House File 163, by Nicholas of Cerro Gordo, a bill for an act to amend the law as it appears in section five hundred sixty-three point one (563.1), Code 1946, relating to party walls and providing for concrete party walls.

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

COMMITTEE OF THE WHOLE

In accordance with the motion by McFarlane of Black Hawk, found on page 173 of the Journal of January 28 and duly adopted, the House resolved itself into a committee of the whole for a discussion of general tax revision bills with Mr. Louis Cook, research director of the state tax commission.

The Speaker called Redman of Sac to the chair to preside over the deliberations of the committee.

The committee of the whole concluded its deliberation at 11:30 a.m.

McFarlane of Black Hawk moved that the committee now rise.

Motion prevailed.

The House reconvened, Speaker Kuester in the chair.

CONSIDERATION OF BILLS

House File 41, 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 eighty-eight (288), Code 1946, was taken up for consideration.

Schwengel of Scott asked and obtained unanimous consent to withdraw his amendments to Section three (3) and Section four (4).

Schwengel of Scott called up his amendment to Section six (6) and moved its adoption.

Amendment adopted.

Steinberg of Story asked and obtained unanimous consent to withdraw his amendment to House File 41 and offered the following substitute amendment and moved its adoption:

Amend House File 41 by striking all of Section three (3) and renumbering the sections accordingly.

Amendment adopted.

Lawrence 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, 88:

Anderson	Fulk	Lawrence	Patrick
Avery	Gannaway	Long	Pieper
Baker	Good	Loss	Poston
Bass	Hansen	Lucken	Prange
Beardsley	Hedin	Lundy	Rankin
Beman	Hendrix	Lynes	Redman
Bents	Hinrichs	McEleney	Robb
Bloom	Humbert	McFarlane	Saylor
Brown of Mahaska	Huston	Mills	Schwengel
Brown of Monona	Kerr	Moore	Scott
Bryson	Kester	Morrissey	Shepard
Burkman	King	Neal	Sloane
Butler	Klemesrud	Nelson of	Smith of Clayton
Datisman	Knickerbocker	Buchanan	Smith of
De Groote	Koch	Nelson of	Des Moines
Donohue	Kosek	Woodbury	Smith of Madison
Duffy	Krall	Nielsen	Steinberg
Eckels	Kruse	Noble	Stevens
Fiene	Landsness	Norland	Strawman
	Langland	Olson	

Tesmer	Van Eaton	Watson	Williams
Troeger	Walker	Weichman	Wilson
Turner	Walter of	Weiss	Mr. Speaker
Utzig	Marshall		

The nays were, 15:

Ainsworth	Edwards	Hicklin	Siefkas
Bockwoldt	Fimmen	Ingalls	Walter of
Boothby	Fletcher	Reed	Pottawattamie
Davis	Frei	Robinson	Wellington

Absent or not voting, 5:

Duffield	Kilpatrick	Nicholas	Putney
Graham			

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 adopted the following joint committee report in which the concurrence of the Senate was asked:

Report of joint committee for extra help of the Fifty-second General Assembly.

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

House concurrent resolution 8 fixing the compensation for the officers and employees for joint legislative help.

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

Senate concurrent resolution 9 providing adjournment on Thursday, February 27, 1947, and to reconvene on Monday, March 10, 1947, at 2:00 p.m.

W. J. SCARBOROUGH, *Secretary.*

CONSIDERATION OF SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 8

Long of Clinton called up the Senate amendment to House concurrent resolution 8 and asked and obtained unanimous consent for its immediate consideration.

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 8

The Senate amends House concurrent resolution 8 as follows: "striking the amount of '\$6.00' set opposite the office of Photostat Operator,

Code Editor, and also after Clerk in Code Editor's Office and insert in lieu thereof the sum of '\$6.50'."

Further amend by adding "File Clerk, Code Editor, \$5.50".

Long of Clinton moved its adoption.

Motion prevailed and the Senate amendment to House concurrent resolution 8 was adopted.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 9

McFarlane of Black Hawk called up Senate concurrent resolution 9 and asked and obtained unanimous consent for its immediate consideration.

SENATE CONCURRENT RESOLUTION 9

Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Thursday, February 27, 1947, it be to reconvene on Monday, March 10, 1947, at 2:00 p.m.

McFarlane of Black Hawk moved its adoption.

Motion prevailed and Senate concurrent resolution 9 was adopted.

HOUSE FILE 57 RE-REFERRED TO COMMITTEE

On motion by McFarlane of Black Hawk House File 57 was re-referred to the committee on transportation and motor vehicles.

AMENDMENTS FILED

Amend House File 40 as follows: Amend the title by striking from line eight (8) the figure (\$7522.91) and inserting in lieu thereof the figure (\$7552.91).

Amend section one (1) by striking from line five (5) the figure (\$7522.91) and inserting in lieu thereof the figure (\$7552.91).

SMITH of Des Moines.

Amend House File 112 by adding thereto the following:

"Sec. 4. Subsection three (3) of section three hundred eighty-four point three (384.3), Code 1946, be amended by inserting the word "filling," after the word "grading," in the nineteenth line thereof.

Sec. 5. Subsection nine (9) of section three hundred eighty-four point three (384.3), Code 1946, be amended by inserting after the word "structures" in the fourth line thereof, the following words: ", including grading and filling lands under its control as".

Sec. 6. Subsection eleven (11) of section three hundred eighty-four point three (384.3), Code 1946, be amended by adding after the word "authorized" in the fourth and fifth lines thereof, the following words:

“, including grading and filling of lands under its control,”. Said subsection be further amended by striking the words “such bonds” in the seventh line thereof and inserting in lieu thereof the following: “either dock bonds, as herein authorized, or revenue bonds as provided by section three hundred ninety-four point six (394.6), Code 1946. Said subsection be further amended by inserting a period (.) following the word “bonds” in the ninth line thereof, and by striking the word “and” in the tenth line thereof and substituting therefor the following: “If dock bonds are issued the council shall”. Said subsection be further amended by adding thereto the following: “If revenue bonds are issued, such bonds shall be issued and paid as provided by chapter three hundred ninety-four (394), Code 1946, the provisions of which shall be applicable to this chapter.”

Amend House File 112 further by striking the title and inserting in lieu thereof the following title: “An act to amend chapter three hundred eighty-four (384) and chapter three hundred ninety-four (394), Code 1946, relating to wharves, docks or piers and self-liquidating improvements of same.”

URTZIG of Dubuque.

Amend House File 53 by adding thereto the following section:

“Sec. 10. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Ida County Pioneer Record, a newspaper published at Ida Grove, Iowa and in the Perry Daily Chief, a newspaper published at Perry, Iowa.”

BOCKWOLDT of Ida.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m., Friday, January 31, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 31, 1947.

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

Prayer was offered by the Reverend William Kmet, pastor of the St. Marks Lutheran Church, Davenport, Iowa.

Journal of January 30 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Duffy of Dubuque on request of Steinberg of Story.

EXPRESSION OF APPRECIATION

The Speaker expressed his gratitude and appreciation to the members of the Legislative committee for their pre-session work in preparing bills for the early consideration of the House. Inasmuch as the standing committees were now fully organized and functioning, the need for this committee no longer existed hence the Speaker announced it was discharged.

PETITIONS

Nelson of Woodbury presented a petition signed by 66 citizens of Sioux City urging free sanatorium care for tuberculous persons.

Referred to committee on public health.

Weichman of Benton presented a petition from the board of education of the consolidated independent school district of Vin-ton urging the repeal of laws which permit reorganization of schools and changing of boundary lines.

Referred to committee on schools and textbooks.

Humbert of Adams presented a petition from a citizen of Adams county urging that a bounty be placed on ground hogs.

Referred to committee on fish and game.

MOTION TO RECONSIDER SENATE CONCURRENT
RESOLUTION 9

Olson of Mitchell moved to reconsider the vote by which Senate Concurrent Resolution 9 was adopted.

SENATE CONCURRENT RESOLUTION 9

Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Thursday, February 27, 1947, it be to reconvene on Monday, March 10, 1947, at 2:00 p.m.

McFarlane of Black Hawk moved that the motion to reconsider Senate Concurrent Resolution 9 be laid on the table.

Davis of Fayette and Moore of Butler demanded a roll call.

On the question "Shall the motion to reconsider be laid on the table?"

The ayes were, 83:

Ainsworth	Fiene	Lawrence	Redman
Avery	Fimmen	Long	Reed
Baker	Fletcher	Loss	Robb
Bass	Fulk	Lucken	Robinson
Beardsley	Gannaway	Lynes	Schwengel
Beman	Good	McEleney	Scott
Bents	Graham	McFarlane	Shepard
Bloom	Hansen	Mills	Sloane
Bockwoldt	Hedin	Moore	Strawman
Boothby	Hendrix	Morrissey	Tesmer
Brown of	Hicklin	Neal	Turner
Mahaska	Hinrichs	Nelson of	Utzig
Brown of Monona	Humbert	Buchanan	Walker
Bryson	Huston	Nicholas	Walter of
Burkman	Kerr	Nielsen	Pottawattamie
Butler	King	Noble	Watson
Dataman	Klemesrud	Patrick	Weichman
Davis	Knickerbocker	Poston	Weiss
De Groot	Kosek	Prange	Wellington
Duffield	Krall	Putney	Williams
Eckels	Kruse	Rankin	Wilson
Edwards	Landsness		

The nays were, 14:

Anderson	Koch	Siefkas	Walter of
Donohue	Norland	Smith of Clayton	Marshall
Ingalls	Olson	Troeger	Mr. Speaker
Kester	Pieper	Van Eaton	

Absent or not voting, 11:

Duffy	Langland	Saylor	Smith of Madison
Frei	Lundy	Smith of	Steinberg
Kilpatrick	Nelson of	Des Moines	Stevens
	Woodbury		

Motion prevailed and the motion to reconsider was tabled.

REPORTS OF COMMITTEES

Burkman of Polk, 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 76, a bill for an act to establish a military service tax credit fund; providing for the reimbursement to local taxing districts of taxes levied upon property subject to military service tax credit, such credit not to be in excess of twenty-five (25) mills on the total of taxes levied; providing for the apportionment of military service tax credit to all taxing districts in the state and making an appropriation for the payment of military service tax credits as provided by this Act, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

CARL A. BURKMAN, *Chairman.*

Referred to committee on appropriations.

Also:

MR. SPEAKER: Your committee on military and veterans affairs to whom was referred House File 19, a bill for an act to amend the military code of Iowa, Code 1946, begs leave to report they have had the same under consideration and have instructed me to report the 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 five (5) by striking the word "maintenance" in line four (4).

Further amend section five (5) by striking "or leased" and by inserting in lieu thereof "or leased, and for the maintenance thereof".

Amend section six (6) by adding a new paragraph. "Section twenty-nine point forty-six (29.46), Code 1946, is hereby amended by adding after the word 'pool' in line three (3) the words 'and other sources or facilities'".

CARL A. BURKMAN, *Chairman.*

Bryson of Hardin, 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 63, a bill for an act to impose a sales tax of five percent upon all liquor sold by Iowa state liquor stores, for the purpose of providing revenue for incorporated cities and towns of the state for police purposes; providing for the collection of such tax by the state liquor control commission and for the apportionment thereof to the cities and towns of the state; and amending section one hundred twenty-three point eighteen (123.18) and section one hundred twenty-three point fifty (123.50), Code 1946, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. BRYSON, *Chairman.*

Moore of Butler, 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 136, a bill for an act to amend section two hundred forty-nine point twenty (249.20), Code 1946, relating to suspended county real estate taxes paid from the old age assistance fund, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 136 by inserting after the word "assistance" in line twelve (12), Section one (1), the word "revolving".

Amend the title to said House File by inserting after the word "assistance" in line four (4) thereof the word "revolving".

H. A. MOORE, *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 23, to clarify recording of stillbirth certificates, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

A. H. AVERY, *Chairman.*

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 116 under Rule 72.

INTRODUCTION OF BILLS

House File 164, by Lundy of Monroe, Lawrence of Wapello, Olson of Mitchell, Butler of Pocahontas and Troeger of Wapello, a bill for an act to amend section two hundred seventy-eight point one (278.1), Code 1946, 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 text books.

House File 165, by Lundy of Monroe, a bill for an act to amend chapter one hundred twenty-four (124), Code 1946, relating to beer and malt liquors.

Read first time and referred to committee on liquor control.

House File 166, by Burkman of Polk and Sloane of Polk, a bill for an act to amend the law as it appears in section three hundred sixty-three point thirty-six (363.36), Code 1946, providing for

and fixing the time when cities shall make separate appropriations for all different expenditures thereof for each fiscal year, and repealing all laws in conflict herewith.

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

House File 167, by Humbert of Adams and King of Taylor, a bill for an act to amend section three hundred fifty point one (350.1) and section three hundred fifty point two (350.2), Code 1946, relating to bounties on wild animals.

Read first time and referred to committee on fish and game.

House File 168, by Burkman of Polk, a bill for an act to make an appropriation to the national guard and the state guard.

Read first time and referred to committee on military and veterans affairs.

House File 169, by appropriations committee, a bill for an act to make an emergency appropriation to the state board of education for salaries, support, and maintenance of the University Hospital, Iowa City, Iowa, the Bacteriological Laboratory, Iowa City, Iowa, the Iowa State Teachers College, Cedar Falls, Iowa, and the Iowa School for the Blind at Vinton, Iowa.

Read first time, and passed on file.

House File 170, by Walter of Pottawattamie, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1946, relating to exemption from sales 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 171, by Hinrichs of Iowa, a bill for an act to amend section five hundred ninety-eight point five (598.5), Code 1946, relating to divorce decree.

Read first time and referred to committee on judiciary 2.

House File 172, by Steinberg of Story, a bill for an act to amend chapter three hundred seventy-seven (377), Code 1946, relating to juvenile playgrounds.

Read first time and referred to committee on child welfare.

House File 173, by Burkman of Polk (Faul), a bill for an act to repeal section four hundred thirteen point twenty-three

(413.23), Code 1946, relating to the height of ceilings in private dwellings.

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

House File 174, by Good of Boone, Shepard of Lucas and Klemesrud of Winnebago, a bill for an act to amend section five hundred fifty-six point twenty (556.20), Code 1946, relating to filing fees for instruments affecting the title to or encumbrance of personal property.

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

House File 175, by printing committee, a bill for an act to amend chapter six hundred eighteen (618), Code 1946, relating to the publication of matters of general public importance by municipalities or other political subdivisions.

Read first time and passed on file.

House File 176, by Troeger of Wapello and Lundy of Monroe, a bill for an act relating to the abandonment of cemetery lots.

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

House File 177, by Koch of Palo Alto and Loss of Kossuth, a bill for an act to amend sections three hundred ninety-six point twenty-two (396.22) and four hundred seven point two (407.2), Code 1946, relating to the limit of indebtedness of cities and towns.

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

House File 178, by Nelson of Woodbury, Walter of Marshall, Good of Boone, Stevens of Greene, Putney of Tama, Hendrix of Muscatine and Langland of Winneshiek, a bill for an act amending section four hundred twenty-eight point ten (428.10), Code 1946, by removing grain dealers from the provisions thereof and by enacting a new section imposing an excise tax on the handling of grain and exempting grain subject to such excise from general property taxes.

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

House File 179, by Avery of Clay, a bill for an act to amend

section six hundred thirty-eight point twenty-five (638.25), Code 1946, relating to accounting of executors and administrators.

Read first time and referred to committee on judiciary 2.

House File 180, by Sloane of Polk, Schwengel of Scott and Kosek of Linn, a bill for an act to amend sections four hundred ten point ten (410.10) and four hundred eleven point six (411.6), Code 1946, relating to the payment of pensions to survivors and dependents of firemen and policemen and to compensation paid to beneficiaries of retired firemen and policemen.

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

House File 181, by Weichman of Benton, Watson of O'Brien, Fimmen of Davis, Graham of Audubon and Poston of Wayne, a bill for an act to amend certain sections of chapter three hundred twenty-four (324), Code 1946, relating to motor vehicle fuel tax.

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

INTRODUCTION OF HOUSE JOINT RESOLUTION 3

House joint resolution 3, by Donohue of Cedar, McFarlane of Black Hawk, Schwengel of Scott, Hedin of Scott, Reed of Jefferson and Morrissey of Jasper, a joint resolution providing for the acquisition of a home for the Governor of the State of Iowa, the appointment of a committee in relation thereto, and prescribing its powers and providing for an appropriation for that purpose.

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

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 37, a bill for an act providing for fifty percent abatement in income tax for the year 1946, payable in 1947.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGE CONSIDERED

Senate File 37, a bill for an act to amend chapter four hundred twenty-two (422), Code 1946, relating to the rates, credits and returns provided for in the administration of the Iowa state income tax laws, and amending sections four hundred twenty-two

point five (422.5); so as to provide for a fifty per cent (50%) credit to the taxpayer on the income tax imposed under the provisions of said section and section four hundred twenty-two point twenty-four (422.24) so as to provide that the tax to be paid may be made in the same installments as provided by said section; further providing to include returns on a fiscal year basis where any portion of the taxable year of 1946 is included therein; further providing a section for publication clause.

Read first time and referred to committee on tax revision.

CONSIDERATION OF BILLS

House File 18, a bill for an act to amend section three hundred twenty-seven point seven (327.7), Code 1946, relating to the application for a truck operator permit, was taken up for consideration.

Ainsworth 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, 99:

Ainsworth	Fulk	Lundy	Shepard
Anderson	Gannaway	Lynes	Siefkas
Avery	Good	McEleney	Sloane
Baker	Graham	McFarlane	Smith of Clayton
Bass	Hansen	Mills	Smith of
Beman	Hedin	Moore	Des Moines
Bloom	Hendrix	Morrissey	Smith of Madison
Bockwoldt	Hicklin	Neal	Steinberg
Boothby	Hinrichs	Nelson of	Stevens
Brown of	Humbert	Buchanan	Strawman
Mahaska	Ingalls	Nicholas	Tesmer
Brown of Monona	Kerr	Nielsen	Turner
Bryson	Kester	Noble	Utzig
Burkman	King	Norland	Van Eaton
Butler	Klemesrud	Olson	Walker
Datisman	Knickerbocker	Patrick	Walter of
Davis	Koch	Pieper	Marshall
De Groote	Kosek	Prange	Walter of
Donohue	Krall	Putney	Pottawattamie
Duffield	Kruse	Rankin	Watson
Eckels	Landsness	Redman	Weichman
Edwards	Langland	Reed	Weiss
Fiene	Lawrence	Robb	Wellington
Fimmen	Long	Saylor	Williams
Fletcher	Loss	Schwengel	Wilson
Frei	Lucken	Scott	Mr. Speaker

The nays were: none.

Absent or not voting, 9:

Beardsley	Huston	Nelson of	Poston
Bents	Kilpatrick	Woodbury	Robinson
Duffy			Troeger

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

House File 14, a bill for an act to amend section three hundred twenty-seven point eight (327.8), Code 1946, relating to truck operator permit, was taken up for consideration.

Ainsworth 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, 98:

Ainsworth	Frei	Lundy	Shepard
Anderson	Fulk	Lynes	Siefkas
Avery	Gannaway	McEleney	Sloane
Baker	Good	McFarlane	Smith of Clayton
Bass	Graham	Mills	Smith of
Beardsley	Hansen	Moore	Des Moines
Beman	Hedin	Morrissey	Smith of Madison
Bents	Hendrix	Neal	Steinberg
Bloom	Hicklin	Nelson of	Stevens
Bockwoldt	Hinrichs	Buchanan	Strawman
Boothby	Humbert	Nicholas	Tesmer
Brown of	Ingalls	Nielsen	Turner
Mahaska	Kerr	Noble	Utzig
Brown of Monona	Kester	Norland	Van Eaton
Bryson	King	Olson	Walker
Burkman	Knickerbocker	Patrick	Walter of
Butler	Koch	Pieper	Marshall
Datisman	Kosek	Prange	Walter of
Davis	Krall	Rankin	Pottawattamie
De Groot	Kruse	Redman	Watson
Donohue	Landsness	Reed	Weichman
Duffield	Langland	Robb	Weiss
Eckels	Lawrence	Robinson	Williams
Edwards	Long	Saylor	Wilson
Fiene	Loss	Schwengel	Mr. Speaker
Fletcher	Lucken	Scott	

The nays were: none.

Absent or not voting, 10:

Duffy	Kilpatrick	Nelson of	Putney
Fimmen	Klemesrud	Woodbury	Troeger
Huston		Poston	Wellington

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 section three hun-

dred twenty-seven point sixteen (327.16), Code 1946, relating to reinstatement of truck operator permit, was taken up for consideration.

Ainsworth 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, 100:

Ainsworth	Frei	Lundy	Scott
Anderson	Gannaway	Lynes	Shepard
Avery	Good	McEleney	Siefkas
Baker	Graham	McFarlane	Sloane
Bass	Hansen	Mills	Smith of Clayton
Beardsley	Hedin	Moore	Smith of
Beman	Hendrix	Morrissey	Des Moines
Bents	Hicklin	Neal	Stevens
Bloom	Hinrichs	Nelson of	Strawman
Bockwoldt	Humbert	Buchanan	Tesmer
Boothby	Huston	Nicholas	Troeger
Brown of	Ingalls	Nielsen	Turner
Mahaska	Kerr	Noble	Utzig
Brown of Monona	Kester	Norland	Van Eaton
Bryson	King	Olson	Walker
Burkman	Klemesrud	Patrick	Walter of
Butler	Knickerbocker	Pieper	Marshall
Datisman	Koch	Prange	Walter of
Davis	Kosek	Putney	Pottawattamie
De-Groote	Krall	Rankin	Watson
Donohue	Kruse	Redman	Weichman
Duffield	Landsness	Reed	Weiss
Eckels	Langland	Robb	Wellington
Edwards	Lawrence	Robinson	Williams
Fiene	Long	Saylor	Wilson
Fimmen	Loss	Schwengel	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 8:

Duffy	Lucken	Poston	Steinberg
Fulk	Nelson of	Smith of Madison	
Kilpatrick	Woodbury		

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 section three hundred twenty-five point twelve (325.12), Code 1946, relating to motor carrier application for certificate, was taken up for consideration.

Ainsworth 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, 98:

Ainsworth	Fletcher	Lundy	Shepard
Anderson	Gannaway	Lynes	Siefkas
Avery	Good	McElaney	Sloane
Baker	Graham	Mills	Smith of Clayton
Bass	Hansen	Moore	Smith of
Beardsley	Hedin	Morrissey	Des Moines
Beman	Hendrix	Neal	Steinberg
Bents	Hinrichs	Nelson of	Stevens
Bloom	Humbert	Buchanan	Strawman
Bockwoldt	Huston	Nicholas	Tesmer
Boothby	Ingalls	Nielsen	Turner
Brown of	Kerr	Noble	Utzig
Mahaska	Kester	Norland	Van Eaton
Brown of Monona	King	Olson	Walker
Bryson	Klemesrud	Patrick	Walter of
Burkman	Knickerbocker	Pieper	Marshall
Butler	Koch	Prange	Walter of
Datisman	Kosek	Putney	Pottawattamie
Davis	Krall	Rankin	Watson
De Groote	Kruse	Redman	Weichman
Donohue	Landsness	Reed	Weiss
Duffield	Langland	Robb	Wellington
Eckels	Lawrence	Robinson	Williams
Edwards	Long	Saylor	Wilson
Fiene	Loss	Schwengel	Mr. Speaker
Fimmen	Lucken	Scott	

The nays were: none.

Absent or not voting, 10:

Duffy	Hicklin	Nelson of	Smith of Madison
Frei	Kilpatrick	Woodbury	Troeger
Fulk	McFarlane	Poston	

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 make an emergency appropriation to the state board of education for salaries, support, and maintenance of the University Hospital, Iowa City, Iowa, the Bacteriological Laboratory, Iowa City, Iowa, the Iowa State Teachers College, Cedar Falls, Iowa, and the Iowa School for the Blind at Vinton, Iowa, was taken up for consideration.

Rule prohibiting first and last reading on the same day suspended.

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:

Ainsworth	Fulk	Lynes	Shepard
Anderson	Gannaway	McFarlane	Siefkas
Avery	Good	Mills	Sloane
Baker	Graham	Moore	Smith of Clayton
Bass	Hansen	Morrissey	Smith of
Beardsley	Hedin	Neal	Des Moines
Bents	Hendrix	Nelson of	Smith of Madison
Bloom	Hicklin	Buchanan	Steinberg
Bockwoldt	Hinrichs	Nelson of	Stevens
Boothby	Humbert	Woodbury	Strawman
Brown of	Huston	Nielsen	Tesmer
Mahaska	Ingalls	Noble	Turner
Brown of Monona	Kerr	Norland	Utzig
Bryson	Kester	Olson	Van Eaton
Burkman	King	Patrick	Walker
Butler	Klemesrud	Pieper	Walter of
Datisman	Knickerbocker	Prange	Marshall
Davis	Koch	Putney	Walter of
De Groote	Krall	Rankin	Pottawattamie
Donohue	Kruse	Redman	Watson
Duffield	Landsness	Reed	Weichman
Eckels	Langland	Robb	Weiss
Edwards	Lawrence	Robinson	Wellington
Fiene	Loss	Saylor	Williams
Fimmen	Lucken	Schwengel	Wilson
Fletcher	Lundy	Scott	Mr. Speaker
Frei			

The nays were, 1:

Beman

Absent or not voting, 8:

Duffy	Kosek	McEleney	Poston
Kilpatrick	Long	Nicholas	Troeger

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

AMENDMENTS FILED

Amend House File 136 by inserting after the word "assistance" in line twelve (12), Section one (1), the word "revolving".

Amend the title to said House File by inserting after the word "assistance" in line four (4) thereof the word "revolving".

SAYLOR of Decatur.

Morrissey of Jasper moved that House Files 4, 5 and 6 be referred to the appropriate committee.

Motion prevailed and House Files 4, 5 and 6 were referred to the committee on conservation of resources.

On motion of McFarlane of Black Hawk, the House adjourned until 11:00 a.m., Monday, February 3, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 3, 1947.

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

Prayer was offered by the Reverend O. E. Schaal, pastor of the Morgan Methodist Church, Dows, Iowa.

Journal of January 31 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Loss of Kossuth on request of Koch of Palo Alto; De Groot of Humboldt on request of Robb of Emmet; Hedin of Scott on request of Schwengel of Scott; Krall of Johnson on request of Utzig of Dubuque.

PRESENTATION OF VISITORS

Tesmer of Black Hawk presented to the House the Honorable Dewey S. Butterfield, former member of the House from Black Hawk.

PETITIONS

Van Eaton of Woodbury presented a petition signed by 39 citizens of Sioux City urging support of House File 107.

Referred to committee on public health.

Huston of Washington presented a petition signed by eight county officers of Washington county urging support of House File 54.

Referred to committee on compensation of public officers and employees.

Baker of Calhoun presented a petition signed by the teachers of Rinard Consolidated School urging 100 percent collection of state income taxes and state aid for schools.

Referred to committee on schools and textbooks.

Bloom of Webster presented a petition signed by 36 citizens of Webster county urging legislation for state aid for public schools.

Referred to committee on schools and textbooks.

Koch of Palo Alto presented a petition signed by 38 members of the Emmetsburg School Faculty urging the support of bills proposed by the members of the Iowa State Education Association.

Referred to committee on schools and textbooks.

Nelson of Woodbury presented a petition signed by 110 citizens of Woodbury county urging free sanatorium care for tuberculous persons.

Referred to committee on public health.

Eckels of Hancock presented a petition signed by 104 members of the Britt Sportsmens Club urging improvement of Eagle Lake for wildlife.

Referred to committee on fish and game.

PROOF OF PUBLICATION

Published copy of House File 40 and verified proof of publication of said bill in the Burlington Hawk-Eye Gazette on the 29th day of January, 1947, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

Published copy of House File 91 and verified proof of publication of said bill in the Adair County Free Press on the 30th day of January, 1947, 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.

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 91, a bill for an act relating to legalizing and validating the proceedings authorizing and providing for the issuance, sale and delivery of County Memorial Hospital bonds by Adair county, 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 county, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *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 92, a bill for an act to amend section one hundred sixty-one point seven (161.7), Code 1946, 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.*

Davis of Fayette, from the committee on pharmacy, submitted the following report:

MR. SPEAKER: Your committee on pharmacy to whom was referred House File 52, a bill for an act to amend section one hundred fifty-five point six (155.6), Code 1946, relating to the practice of pharmacy, begs leave to report it 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. C. DAVIS, *Chairman.*

Redman of Sac, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 68, a bill for an act amending subsection sixteen (16) of section four hundred twenty-seven point one (427.1), Code 1946, and providing for the exemption of household goods for taxation, begs leave to report it 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. G. REDMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on tax revision to whom was referred Senate File 37, a bill for an act to amend chapter four hundred twenty-two (422), Code 1946, relating to the rates, credits and returns provided for in the administration of the Iowa state income tax laws, and amending sections four hundred twenty-two point five (422.5); so as to provide for a fifty per cent (50%) credit to the taxpayer on the income tax imposed under the provisions of said section and section four hundred twenty-two point twenty-four (422.24) so as to provide that the tax to be paid may be made in the same installments as provided by said section; further providing to include returns on a fiscal year basis where any portion of the taxable year of 1946 is included therein; further providing a section for publication clause, begs leave to report it 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. G. REDMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 67, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1946, and providing for the procedure to be followed in claiming of exemptions from taxation by certain societies and organizations, begs leave to report it 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. G. REDMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on tax revision, to whom was referred House File 62, a bill for an act relating to the powers of the state tax commission and amending section four hundred twenty-one point seventeen (421.17), Code 1946, begs leave to report it 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. G. REDMAN, *Chairman.*

Hicklin of Louisa, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations, to whom was referred House File 105, a bill for an act concerning the transfer of shares of stock in corporations, making uniform the law relating 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.

M. F. HICKLIN, *Chairman.*

Also:

MR. SPEAKER: Your committee on private corporations, to whom was referred House File 153, a bill for an act to authorize merger or consolidation of 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.

M. F. HICKLIN, *Chairman.*

Steinberg of Story, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 126, a bill for an act to amend section six hundred thirty-six point thirty-two (636.32), Code 1946, relating to share of surviving spouse in absence of issue, begs leave to report they have had the same under consideration and have 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 judiciary 1, to whom was referred Senate File 19, a bill for an act to amend section seven hundred forty

point five (740.5) relating to falsely assuming to be an officer, begs leave to report they have had the same under consideration and have 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 judiciary 1, to whom was referred House File 104, an act to amend section five hundred ninety-eight point eight (598.8), Code 1946, relating to causes for divorce, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

ALBERT STEINBERG, *Chairman.*

Smith of Clayton, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage, to whom was referred House File 110, an act to amend section four hundred fifty-five point four (455.4), Code 1946, relating to boards of levee and drainage 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.

ERNEST T. SMITH, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 19, 63, 76 and 136 and Senate File 23 under Rule 72.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

House Joint Resolution 4, by Ainsworth of Dickinson, a joint resolution proposing to establish a temporary resources council to study problems of flood control, soil conservation, drainage, wild life conservation, and recreational facilities, and to recommend to the Fifty-third General Assembly means to achieve coordination of these activities.

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

House Joint Resolution 5, by Fimmen of Davis, Moore of Butler, Hedin of Scott, Lynes of Bremer, Tesmer of Black Hawk, Stevens of Greene and Donohue of Cedar, 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 establishing minimum standards for buildings to be used by the public 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 departmental affairs.

House Joint Resolution 6, by Poston of Wayne, a joint resolution for amendments to sections two (2) and three (3) of Article IV of the Constitution of the State of Iowa relating to the election, terms, and eligibility of Governor and Lieutenant Governor.

Be It Resolved by the General Assembly of the State of Iowa: That the following amendments to the Constitution of the State of Iowa be and the same are hereby proposed:

Section 1. Section two (2) of Article IV of the Constitution of the State of Iowa is repealed and the following is adopted in lieu thereof:

"Section 2. The Governor shall be elected by the qualified electors at the time and place of voting for members of the General Assembly, and shall hold his office for one term of four years from the time of his installation, and until his successor is elected and qualified and he shall be ineligible to succeed himself or to hold any public office for a period of one year after the expiration of his term."

Sec. 2. Section three (3) of Article IV of the Constitution of the State of Iowa is amended by striking from line two (2) the words, "two years" and inserting in lieu thereof the words, "four years".

Be It Further Resolved: That the foregoing proposed amendments to the Constitution of the State of Iowa be and the same are hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly, and that the Secretary of State cause the same to be published for three months previous to the day of such election as provided by law.

Read first time and referred to committee on constitutional amendments.

INTRODUCTION OF BILLS

House File 182, by Schwengel of Scott, Sloane of Polk and Troeger of Wapello, a bill for an act to amend section two hundred ninety-four point six (294.6), Code 1946, relating to the minimum wage of teachers in the public schools.

Read first time and referred to committee on schools and text books.

House File 183, by Reed of Jefferson, Nielsen of Pottawattamic, Fimmen of Davis and McFarlane of Black Hawk, (Berg, Byers, Hart, Faul and Long), a bill for an act establishing an emergency reserve fund for the state of Iowa.

Read first time and referred to committee on appropriations.

House File 184, by Nelson of Woodbury, Schwengel of Scott

and Hedin of Scott, a bill for an act to amend sections four hundred fifty-two point ten (452.10), four hundred fifty-two point eleven (452.11), four hundred fifty-two point twelve (452.12) and four hundred fifty-three point one (453.1), Code 1946, relating to the investment of public funds by the treasurer of state.

Read first time and referred to committee on departmental affairs.

House File 185, by Patrick of Sioux, a bill for an act relating to military service exemptions from taxation.

Read first time and referred to committee on military and veterans affairs.

House File 186, by Sloane of Polk, Schwengel of Scott, Hedin of Scott, Nelson of Woodbury and Nielsen of Pottawattamie, a bill for an act to provide for the qualifications and licensing of insurance agents.

Read first time and referred to committee on insurance.

House File 187, by Bass of Montgomery, Kilpatrick of Fremont, Ainsworth of Dickinson, Langland of Winneshiek, and Seifikas of Clarke, a bill for an act to amend chapter one hundred sixty (160), Code 1946, relating to soil conservation.

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

House File 188, by Steinberg of Story and Weichman of Benton, a bill for an act to provide for the appointment by the supreme court of a code editor and a reporter of the supreme court, to fix the terms of said officers, to prescribe their duties and to co-ordinate the statutes relating to said appointees.

Read first time and referred to committee on judiciary 1.

House File 189, by Poston of Wayne and Bass of Montgomery, a bill for an act to amend chapter two hundred and fifty (250), Acts of the Fifty-first General Assembly relating to the purchase, conveyance and supervision of certain real estate in Wayne County, Iowa.

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

House File 190, by Knickerbocker of Linn and Kosek of Linn, a bill for an act relating to hotels, restaurants and food establishments.

Read first time and referred to committee on dairy and food.

House File 191, by Steinberg of Story (Watson), a bill for an act to amend chapter two hundred forty-seven (247), Code 1946, relating to paroles.

Read first time and referred to committee on judiciary 1.

House File 192, by military and veterans affairs committee, a bill for an act to amend section twenty-nine point forty-nine (29.49), Code 1946, relating to armory board.

Read first time and passed on file.

House File 193, by Troeger of Wapelle, Sloane of Polk, Van Eaton of Woodbury, Schwengel of Scott, Norland of Worth and Knickerbocker of Linn, a bill for an act to amend the law as it appears in chapter ninety-seven (97), Code 1946, relating to old-age and survivors' insurance of certain public employees and regulating the collections of contributions to said system and the payments of benefits thereunder.

Read first time and referred to committee on social security.

House File 194, by Langland of Winneshiek, Pieper of Allamakee, Anderson of Henry, Huston of Washington, Long of Clinton, Olson of Mitchell, Loss of Kossuth, Datisman of Lyon, Gannaway of Poweshiek, Bass of Montgomery and Norland of Worth, a bill for an act relating to premium taxes to be paid by insurance companies and associations other than life.

Read first time and referred to committee on insurance.

House File 195, by Brown of Monona, Nelson of Woodbury, King of Taylor, Beman of Keokuk, Long of Clinton, Nielsen of Pottawattamie, Weiss of Crawford and Beardsley of Warren, a bill for an act to amend sections one hundred sixty-six point one (166.1), one hundred sixty-six point three (166.3), one hundred sixty-six point six (166.6), one hundred sixty-six point ten (166.10) and one hundred sixty-six point thirteen (166.13), Code 1946, relating to hog-cholera virus and serum.

Read first time and referred to committee on animal industry.

MESSAGES FROM 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 90, a bill for an act relating to the capital structure of any banks hereafter organized under the laws of this state.

Also: That the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate File 91, a bill for an act relating to bank records and files.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 90, a bill for an act relating to the capital structure of any banks hereafter organized under the laws of this state.

Read first time and referred to committee on banks and banking.

Senate File 91, a bill for an act relating to bank records and files, the admissibility as evidence of entries therein or a photostatic or photographic reproduction thereof and limiting the time for bringing actions on claims arising therefrom.

Read first time and referred to committee on banks and banking.

CONSIDERATION OF BILLS

House File 40, a bill for an act to legalize action of the board of supervisors of Des Moines County, in making expenditures for erection of improvements at county home out of the poor fund, was taken up for consideration.

Smith of Des Moines called up the following amendment proposed by him and moved its adoption:

Amend House File 40 as follows: Amend the title by striking from line eight (8) the figure (\$7522.91) and inserting in lieu thereof the figure (\$7552.91).

Amend section one (1) by striking from line five (5) the figure (\$7522.91) and inserting in lieu thereof the figure (\$7552.91).

Amendment adopted.

Smith 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, 86:

Ainsworth	Frei	Mills	Siefkas
Anderson	Fulk	Moore	Sloane
Avery	Gannaway	Morrissey	Smith of Clayton
Bass	Graham	Nelson of	Smith of
Beman	Hansen	Buchanan	Des Moines
Bents	Hendrix	Nelson of	Smith of Madison
Bloom	Hicklin	Woodbury	Steinberg
Bockwoldt	Hinrichs	Nicholas	Stevens
Brown of	Humbert	Noble	Strawman
Mahaska	Huston	Norland	Tesmer
Brown of Monona	Kerr	Olson	Troeger
Burkman	Kester	Patrick	Utzig
Butler	Klemesrud	Pieper	Van Eaton
Datisman	Knickerbocker	Poston	Walker
Davis	Koch	Putney	Walter of
Donohue	Kosek	Rankin	Marshall
Duffield	Kruse	Redman	Watson
Duffy	Landsness	Reed	Weiss
Eckels	Langland	Robb	Wellington
Edwards	Lawrence	Saylor	Williams
Fiene	Long	Schwengel	Wilson
Fimmen	McEleney	Scott	Mr. Speaker
Fletcher	McFarlane	Shepard	

The nays were, 1:

Boothby

Absent or not voting, 21:

Baker	Ingalls	Lundy	Robinson
Beardsley	Kilpatrick	Lynes	Turner
Bryson	King	Neal	Walter of
De Groot	Krall	Nielsen	Pottawattamie
Good	Loss	Prange	Weichman
Hedin	Lucken		

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

House File 19, a bill for an act to amend the military code of Iowa, Code 1946, with report of committee recommending amendment and passage, was taken up for consideration.

On motion by Hicklin of Louisa the amendment proposed by the committee, found on page 195 of the Journal of January 31, was 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, 88:

Ainsworth	Fletcher	Long	Sloane
Anderson	Frei	Lucken	Smith of Clayton
Avery	Fulk	McEleney	Smith of
Baker	Gannaway	McFarlane	Des Moines
Bass	Graham	Mills	Smith of Madison
Beardsley	Hansen	Moore	Steinberg
Beman	Hendrix	Morrissey	Stevens
Bents	Hicklin	Nelson of	Strawman
Bloom	Hinrichs	Buchanan	Tesmer
Bockwoldt	Humbert	Nelson of	Troeger
Boothby	Huston	Woodbury	Turner
Brown of	Ingalls	Nicholas	Utzig
Mahaska	Kerr	Noble	Van Eaton
Brown of Monona	Kester	Patrick	Walker
Burkman	King	Pieper	Walter of
Butler	Klemesrud	Rankin	Marshall
Datisman	Knickerbocker	Redman	Watson
Davis	Koch	Reed	Weichman
Duffield	Kosek	Robb	Weiss
Duffy	Kruse	Saylor	Wellington
Eckels	Landsness	Schwengel	Williams
Edwards	Langland	Scott	Wilson
Eiene	Lawrence	Shepard	Mr. Speaker
Fimmen			

The nays were, 2:

Donohue Olson

Absent or not voting, 18:

Bryson	Krall	Nielsen	Robinson
De Groote	Loss	Norland	Siefkas
Good	Lundy	Poston	Walter of
Hedin	Lynes	Prange	Pottawattamie
Kilpatrick	Neal	Putney	

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

House File 136, a bill for an act to amend section two hundred forty-nine point twenty (249.20), Code 1946, 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.

Saylor of Decatur called up his amendment found on page 204 of the Journal of January 31 and moved its adoption.

Amendment adopted.

Nelson of Woodbury offered the following amendment to the Saylor amendment and moved its adoption.

Amend House File 136 by inserting after the word "recipient" in line fifteen (15), Section one (1), the following words: "or the sale of the premises by recipient".

Further amend by striking after the word "estate" in line seventeen (17), Section one (1), the following words: "in the estate of the decedent".

Amendment adopted.

Saylor of Decatur moved that the bill be read a last time now and placed 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:

Ainsworth	Fimmen	Lucken	Scott
Anderson	Fletcher	McEleney	Shepard
Avery	Frei	McFarlane	Siefkas
Baker	Fulk	Mills	Sloane
Bass	Gannaway	Moore	Smith of Clayton
Beardsley	Graham	Morrissey	Smith of
Beman	Hansen	Nelson of	Des Moines
Bents	Hendrix	Buchanan	Smith of Madison
Bloom	Hicklin	Nelson of	Stevens
Bockwoltdt	Hinrichs	Woodbury	Strawman
Boothby	Humbert	Nicholas	Tesmer
Brown of	Huston	Noble	Troeger
Mahaska	Ingalls	Norland	Turner
Brown of Monona	Kerr	Olson	Utzig
Bryson	Kester	Patrick	Van Eaton
Burkman	King	Pieper	Walker
Butler	Klemesrud	Poston	Walter of
Datisman	Knickerbocker	Putney	Marshall
Davis	Koch	Rankin	Watson
Donohue	Kosek	Redman	Weichman
Duffield	Kruse	Reed	Weiss
Duffy	Landsness	Robb	Wellington
Eckels	Langland	Robinson	Williams
Edwards	Lawrence	Saylor	Wilson
Fiene	Long	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 13:

De Groote	Krall	Neal	Steinberg
Good	Loss	Nielsen	Walter of
Hedin	Lundy	Prange	Pottawattamie
Kilpatrick	Lynes		

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

Senate File 23, a bill for an act to clarify the recording of stillborn certificates, with report of committee recommending passage, was taken up for consideration.

Troeger 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, 94:

Ainsworth	Fletcher	McEleney	Shepard
Anderson	Frei	McFarlane	Siefkas
Avery	Fulk	Mills	Sloane
Baker	Gannaway	Moore	Smith of Clayton
Bass	Graham	Morrissey	Smith of
Beardsley	Hansen	Nelson of	Des Moines
Beman	Hendrix	Buchanan	Smith of Madison
Bents	Hicklin	Nelson of	Steinberg
Bloom	Hinrichs	Woodbury	Stevens
Bockwoldt	Humbert	Nicholas	Strawman
Boothby	Huston	Noble	Tesmer
Brown of	Ingalls	Norland	Troeger
Mahaska	Kerr	Olson	Turner
Brown of Monona	Kester	Patrick	Utzig
Bryson	King	Pieper	Van Eaton
Burkman	Klemesrud	Poston	Walker
Butler	Knickerbocker	Putney	Walter of
Datisman	Kosek	Rankin	Marshall
Donohue	Kruse	Redman	Watson
Duffield	Landness	Reed	Weiss
Duffy	Langland	Robb	Wellington
Eckels	Lawrence	Robinson	Williams
Edwards	Long	Saylor	Wilson
Fiene	Lucken	Schwengel	Mr. Speaker
Fimmen		Scott	

The nays were: none.

Absent or not voting, 14:

Davis	Kilpatrick	Lynes	Walter of
De Groote	Krall	Neal	Pottawattamie
Good	Loss	Nielsen	Weichman
Hedin	Lundy	Prange	

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

House File 175, a bill for an act to amend chapter six hundred eighteen (618), Code 1946, relating to the publication of matters of general public importance by municipalities or other political subdivisions, with report of committee recommending passage, was taken up for consideration.

Schwengel of Scott offered the following amendment and moved its adoption.

Amend title by inserting after the word "municipalities" in line four (4) the following " , including special charter cities,"

Amend Section one (1) line 4 by inserting after the word "municipal-ity" the following " , including special charter city,"

Amendment adopted.

Ainsworth 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, 70:

Ainsworth	Frei	Lucken	Smith of Clayton
Anderson	Fulk	McEleney	Smith of
Avery	Gannaway	McFarlane	Des Moines
Baker	Graham	Mills	Stevens
Bass	Hendrix	Moore	Strawman
Beardsley	Hinrichs	Morrissey	Troeger
Beman	Huston	Nelson of	Turner
Bloom	Kerr	Buchanan	Utzig
Boothby	Kester	Olson	Van Eaton
Brown of	King	Patrick	Walker
Mahaska	Klemesrud	Pieper	Walter of
Brown of Monona	Knickerbocker	Rankin	Marshall
Bryson	Koch	Reed	Watson
Burkman	Kosek	Robb	Weichman
Butler	Kruse	Saylor	Weiss
Datisman	Landsness	Schwengel	Wellington
Davis	Langland	Shepard	Wilson
Duffy	Lawrence	Sloane	Mr. Speaker
Eckels	Long		

The nays were, 20:

Bents	Fletcher	Noble	Scott
Bockwoldt	Hansen	Norland	Siefkas
Duffield	Hicklin	Putney	Smith of Madison
Edwards	Humbert	Redman	Tesmer
Fiene	Ingalls	Robinson	Williams

Absent or not voting, 18:

De Groote	Kilpatrick	Neal	Poston
Donohue	Krall	Nelson of	Prange
Fimmen	Loss	Woodbury	Steinberg
Good	Lundy	Nicholas	Walter of
Hedin	Lynes	Nielsen	Pottawattamie

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

SENATE FILE 41 SUBSTITUTED FOR HOUSE FILE 63

On motion by McFarlane of Black Hawk, Senate File 41 was substituted for House File 63.

McFarlane of Black Hawk moved that action on Senate File 41 be deferred and that it retain its place on the calendar.

Motion prevailed and action on Senate File 41 was deferred.

AMENDMENT FILED

Amend Senate File 41 by striking all of section one (1) and substituting in lieu thereof the following:

"Section 1. Effective as of March 1, 1947, the liquor control commission shall pay into the general fund of the state of Iowa five per cent (5%) of the gross amount of sales made by the state liquor stores, which amount shall be distributed and paid to the cities and towns of the state in the manner hereinafter provided".

Amend section two (2) by striking from line three (3) thereof the words and figures "eight per cent (8%)" and substituting in lieu thereof the words and figures "five per cent (5%)".

MCFARLANE of Black Hawk.

On motion of McFarlane of Black Hawk, the House adjourned until 10:30 a.m., Tuesday, February 4, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 4, 1947.

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

Prayer was offered by the Reverend A. A. Kelsey, pastor of the United Presbyterian Church, College Springs, Iowa.

Journal of February 3 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Smith of Madison on request of Morrissey of Jasper; Bryson of Hardin on request of Moore of Butler.

PETITIONS

Hedin of Scott presented a telegram signed by eighteen restaurant owners of Davenport opposing Senate File 100, Section 7.

Referred to committee on liquor control.

SPECIAL ORDER

On motion by Redman of Sac, Senate File 37 was made a special order of business for Wednesday morning, February 5, 1947.

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 80, an act to amend section six hundred two point thirteen (602.13), Code, 1946, relating to the records in municipal courts, begs leave to report they have had the same under consideration and have 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 90, a bill for an act to legalize and validate proceedings taken by the City Council of the City of Pella, Iowa, authorizing and providing for the construction of extensions and improvements to its

municipal electric light and power plant and the issuance and sale of revenue bonds to defray the cost thereof and pledging the net future revenues to pay said bonds, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 8, a bill for an act to amend section two point twenty (2.20), Code 1946, relating to current expenses of the general assembly, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

H. E. WEICHMAN, *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 47, a bill for an act to amend Section three hundred nine point twenty-two (309.22), Code 1946, relating to the construction program of secondary 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 be indefinitely postponed.

W. R. FIMMEN, *Chairman*.

Also:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File 132, a bill for an act to amend section three hundred thirteen point two (313.2), Code 1946, relating to reversion of highways no longer within the primary road 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.

W. R. FIMMEN, *Chairman*.

Watson of O'Brien, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs, to whom was referred House File 7, a bill for an act to amend section two point six (2.6), Code 1946, relating to officers of 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.

HARRY E. WATSON, *Chairman*.

Also:

MR. SPEAKER: Your committee on departmental affairs, to whom was

referred House File 77, a bill for an act to amend section four hundred twenty-two point sixteen (422.16), Code 1946, relating to deductions for income tax of nonresidents by withholding agents, begs leave to report it 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. WATSON, *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 46, a bill for an act to amend section one hundred sixty-six point one (166.1), Code 1946, relating to hog cholera virus and serum licenses and 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 be indefinitely postponed.

M. F. BOCKWOLDT, *Chairman.*

Van Eaton of Woodbury, 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 58, a bill for an act relating to the issuance of certain municipal bonds, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 89, a bill for an act relating to authority in cities and towns to collaborate with the federal government in flood control projects, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 52, 62, 67, 68, 91, 92, 104, 105, 110, 126, 153 and Senate Files 19 and 37 under Rule 72.

INTRODUCTION OF BILLS

House File 196, by Nelson of Buchanan, a bill for an act to legalize the action of the city council of the city of Independence, Iowa, in respect to the purchase of a tract of land near the city

of Independence, Iowa, for the construction of a municipal airport.

Read first time and referred to committee on judiciary 2.

House File 197, by Smith of Clayton (Sharp), a bill for an act to amend section two hundred seventy-nine point thirty-four (279.34), Code 1946, relating to powers and duties of school directors.

Read first time and referred to committee on schools and textbooks.

House File 198, by Long of Clinton, Reed of Jefferson, Butler of Pocahontas, Burkman of Polk, Datisman of Lyon, Schwengel of Scott, Redman of Sac, Boothby of Cherokee, Watson of O'Brien, Lucken of Plymouth, Ainsworth of Dickinson, McEleney of Clinton, Robinson of Delaware, Humbert of Adams, Koch of Palo Alta, Davis of Fayette, Utzig of Dubuque, Walker of Hamilton, Lawrence of Wapello, Gannaway of Poweshiek, Scott of Appanoose, Kerr of Shelby, Nelson of Woodbury, Van Eaton of Woodbury, Sloane of Polk, Beman of Keokuk, Klemesrud of Winnebago, Hedin of Scott, Fletcher of Osceola, Brown of Mahaska, Landsness of Buena Vista, Wellington of Lee, Nelson of Buchanan, Smith of Des Moines, Nicholas of Cerro Gordo, Norland of Worth, Prange of Marion, Brown of Monona, Ingalls of Jackson, Baker of Calhoun, Siefkas of Clarke, Good of Boone, and Bloom of Webster, a bill for an act to repeal certain sections, Code 1946, relating to authority of the state highway commission to stop motor vehicles and trailers for weighing and inspection.

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

House File 199, by Kosek of Linn and Knickerbocker of Linn, a bill for an act to amend section two hundred ninety-six point one (296.1), Code 1946, and to provide for the construction of and procuring sites for stadiums and field houses by school corporations.

Read first time and referred to committee on schools and textbooks.

House File 200, by Kosek of Linn and Knickerbocker of Linn, a bill for an act to amend section four hundred sixteen point one hundred thirty-five (416.135) and section four hundred sixteen

point one hundred thirty-six (416.136), Code 1946, to provide for the construction of and procuring sites for field houses, athletic and recreational facilities in cities having commission form of government.

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

House File 201, by Long of Clinton and Nelson of Woodbury, a bill for an act to amend sections one hundred twenty-four point twenty-five (124.25) and one hundred twenty-four point thirty-three (124.33), Code 1946, relating to the barrel tax on beer and malt liquors and providing the distribution thereof.

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

House File 202, by Reed of Jefferson, Troeger of Wapello, Van Eaton of Woodbury, Smith of Des Moines, Brown of Mahaska, Tesmer of Black Hawk, Kruse of Floyd, Long of Clinton, Duffy of Dubuque, Nelson of Woodbury, Walter of Marshall, Sloane of Polk, Kosek of Linn, Bloom of Webster, Schwengel of Scott, McFarlane of Black Hawk, Lawrence of Wapello, Utzig of Dubuque, Weichman of Benton, McEleney of Clinton, Robb of Emmet, Burkman of Polk, Knickerbocker of Linn, Hedin of Scott, and Nielsen of Pottawattamie, a bill for an act to provide workmen's compensation benefits for certain employees for disability or death from injurious exposure to certain occupational diseases, to define occupational diseases, to prescribe the terms, conditions, regulations, limitations and exceptions applicable thereto and to provide the procedure for obtaining benefits and for administering the law and for appeals and to provide the duties of the Industrial Commissioner in connection therewith.

Read first time and referred to committee on social security.

MESSAGES FROM 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 2, a bill for an act relating to soldiers' orphans' educational aid fund, and providing for the expenditures from said fund by the State Bonus Board and the amount of such aid.

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 retirement of members of

the fire department who served in any branch of the armed forces of the United States or its allies during World War II.

Also: 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 to amend section two hundred thirty-eight and seventeen one-hundredths (238.17), Code 1946, and to provide for the preservation of records of a child placing agency when said child placing agency ceases to exist.

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 relating to the execution of renewals of articles of corporations for pecuniary profit.

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

Senate Concurrent Resolution 10, requesting the Veterans' Administration to utilize Schick General Hospital at Clinton, Iowa, for the permanent care of veterans.

W. J. SCARBOROUGH, *Secretary*.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 10

McEleney of Clinton called up Senate Concurrent Resolution 10 and asked and obtained unanimous consent for its immediate consideration.

SENATE CONCURRENT RESOLUTION 10

WHEREAS, present facilities for caring for all veterans are inadequate; and

WHEREAS, many patients requiring immediate medical attendance are neglected due to lack of facilities, resulting in undue hardship, suffering and death, and

WHEREAS, there are at present existing facilities that can be utilized without further expenditure of public money and use of critical materials, and

WHEREAS, Schick General Hospital, a twelve million (\$12,000,000) Army Hospital located at Clinton, Iowa, is now available for such contemplated uses, now therefore

Be It Resolved by the Senate, the House Concurring: That the Veterans' Administration is respectfully requested to utilize Schick General Hospital at Clinton, Iowa, with its suitable facilities and very desirable location for the permanent care of veterans.

Be It Further Resolved: That copies of this Resolution be transmitted to the President of the United States, to the President of the United States Senate, and to 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 and General Omar Bradley of the Veterans' Administration.

McEleney of Clinton moved its adoption.

Motion prevailed and Senate Concurrent Resolution 10 was adopted.

SENATE MESSAGES CONSIDERED

Senate File 2, a bill for an act to amend section thirty-five point seven (35.7) and to repeal sections thirty-five point eight (35.8) and thirty-five point nine (35.9), and enacting substitutes therefor, and to amend section thirty-five point ten (35.10), Code 1946, relating to soldiers' orphans' educational aid fund, and providing for the expenditures from said fund by the State Bonus Board and the amount of such aid.

Read first time and referred to committee on military affairs.

Senate File 31, a bill for an act to amend chapter four hundred eleven (411), Code 1946, and section four hundred eleven point ten (411.10), Code 1946, relating to retirement of members of the fire department who served in any branch of the armed forces of the United States or its allies during World War II, and the fund contributed by municipalities for the retirement of such members.

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

Senate File 131, a bill for an act to amend section two hundred thirty-eight and seventeen one-hundredths (238.17), Code, 1946, and to provide for the preservation of records of a child placing agency when said child placing agency ceases to exist.

Read first time and referred to committee on child welfare.

Senate File 135, a bill for an act relating to the execution of renewals of articles of corporations for pecuniary profits.

Read first time and referred to committee on banks and banking.

CONSIDERATION OF BILLS

House File 52, a bill for an act to amend section one hundred fifty-five point six (155.6), Code 1946, relating to the practice of pharmacy, with report of committee recommending passage, was taken up for consideration.

Brown of Monona moved that the bill be read a last time now and placed 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:

Avery	Fletcher	Lawrence	Siefkas
Beardsley	Fulk	Long	Smith of
Beman	Good	Loss	Des Moines
Boothby	Hansen	Lucken	Steinberg
Brown of	Hicklin	Nelson of	Troeger
Mahaska	Humbert	Woodbury	Turner
Brown of Monona	Ingalls	Patrick	Van Eaton
Butler	Kester	Pieper	Walker
Datisman	King	Poston	Weichman
Davis	Knickerbocker	Prange	Weiss
Donohue	Koch	Rankin	Wilson
Duffield	Kosek	Saylor	Mr. Speaker
Fimmen	Landsness	Scott	

The nays were, 47:

Ainsworth	Gannaway	Moore	Shepard
Anderson	Graham	Neal	Sloane
Baker	Hendrix	Nelson of	Smith of Clayton
Bass	Hinrichs	Buchanan	Strawman
Bents	Huston	Nicholas	Tesmer
Bloom	Kerr	Noble	Utzig
Bockwoldt	Klemesrud	Norland	Walter of
Burkman	Krall	Olson	Marshall
Duffy	Kruse	Redman	Walter of
Eckels	Lundy	Reed	Pottawattamie
Edwards	Lynes	Robb	Watson
Fiene	McEleney	Schwengel	Wellington
Frei	Mills		

Absent or not voting, 13:

Bryson	Langland	Nielsen	Smith of Madison
De Groot	McFarlane	Putney	Stevens
Hedin	Morrissey	Robinson	Williams
Kilpatrick			

The bill not having received a constitutional majority was declared to have failed to pass the House.

House File 62, a bill for an act relating to the powers of the state tax commission and amending section four hundred twenty-one point seventeen (421.17), Code 1946, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story offered the following amendment and moved its adoption:

Amend House File 62 by striking all of section two (2) and renumbering the remaining sections accordingly.

McFarlane of Black Hawk moved that House File 62 be deferred and that it retain its place on the calendar.

Motion prevailed and action on House File 62 was deferred.

House File 91, a bill for an act to legalize and validate the pro-

ceedings authorizing and providing for the issuance, sale and delivery of County Memorial Hospital bonds by Adair County, 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 county, with report of committee recommending passage, was taken up for consideration.

Mills of Adair moved that the bill be read a last time now and placed 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:

Ainsworth	Fulk	Lundy	Scott
Anderson	Gannaway	Lynes	Shepard
Avery	Good	McEleney	Siefkas
Baker	Graham	McFarlane	Sloane
Bass	Hansen	Mills	Smith of Clayton
Beardsley	Hedin	Moore	Smith of
Beman	Hendrix	Morrissey	Des Moines
Bents	Hicklin	Neal	Steinerg
Bloom	Hinrichs	Nelson of	Stevens
Bockwoldt	Humbert	Buchanan	Strawman
Boothby	Huston	Nicholas	Tesmer
Brown of	Ingalls	Nielsen	Troeger
Mahaska	Kerr	Noble	Turner
Brown of Monona	Kester	Norland	Utzig
Burkman	King	Olson	Van Eaton
Butler	Klemesrud	Patrick	Walter of
Datisman	Knickerbocker	Pieper	Marshall
Davis	Koch	Poston	Walter of
Donohue	Kosek	Prange	Pottawattamie
Duffield	Krall	Rankin	Watson
Duffy	Kruse	Redman	Weichman
Eckels	Landsness	Reed	Weiss
Edwards	Langland	Robb	Wellington
Fiene	Lawrence	Robinson	Williams
Fimmen	Long	Saylor	Wilson
Fletcher	Loss	Schwengel	Mr. Speaker
Frei	Lucken		

The nays were: none.

Absent or not voting, 7:

Bryson	Nelson of	Putney	Walker
De Groote	Woodbury	Smith of Madison	
Kilpatrick			

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

House File 92, a bill for an act to amend section one hundred sixty-one point seven (161.7), Code 1946, relating to the number

of apple trees or other fruit trees per acre in a fruit reservation, 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, 103:

Ainsworth	Good	McEleny	Scott
Anderson	Graham	McFarlane	Shepard
Avery	Hansen	Mills	Siefkas
Baker	Hedin	Moore	Sloane
Bass	Hendrix	Morrissey	Smith of Clayton
Beardsley	Hicklin	Neal	Smith of
Beman	Hinrichs	Nelson of	Des Moines
Bents	Humbert	Buchanan	Steinberg
Bloom	Huston	Nelson of	Stevens
Bockwoldt	Ingalls	Woodbury	Strawman
Boothby	Kerr	Nicholas	Tesmer
Brown of Monona	Kester	Nielsen	Troeger
Burkman	King	Noble	Turner
Butler	Klemesrud	Norland	Utzig
Datisman	Knickerbocker	Olson	Van Eaton
Davis	Koch	Patrick	Walker
Donohue	Kosek	Pieper	Walter of
Duffield	Krall	Poston	Marshall
Duffy	Kruse	Prange	Walter of
Eckels	Langness	Putney	Pottawattamie
Edwards	Langland	Rankin	Watson
Fiene	Lawrence	Redman	Weichman
Fimmen	Long	Reed	Weiss
Fletcher	Loss	Robb	Wellington
Frei	Lucken	Robinson	Williams
Fulk	Lundy	Saylor	Wilson
Gannaway	Lynes	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 5:

Brown of	Bryson	Kilpatrick	Smith of Madison
Mahaska	DeGroot		

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

House File 104, a bill for an act to amend section five hundred ninety-eight point eight (598.8), Code 1946, relating to causes for divorce, with report of committee recommending passage, was taken up for consideration.

McFarlane of Black Hawk moved that House File 104 be deferred and that it retain its place on the calendar.

Motion prevailed and action on House File 104 was deferred.

House File 105, a bill for an act concerning the transfer of shares of stock in corporations, making uniform the law relating thereto, with report of committee recommending passage, was taken up for consideration.

Kosek 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, 96:

Ainsworth	Good	McEleny	Shepard
Anderson	Graham	McFarlane	Siefkas
Avery	Hansen	Morrissey	Sloane
Baker	Hedin	Neal	Smith of Clayton
Bass	Hendrix	Nelson of	Smith of
Beardsley	Hicklin	Buchanan	Des Moines
Beman	Hinrichs	Nelson of	Steinberg
Bents	Humbert	Woodbury	Stevens
Bloom	Huston	Nicholas	Strawman
Bockwoldt	Kerr	Nielsen	Tesmer
Boothby	Kester	Noble	Troeger
Brown of	King	Norland	Turner
Mahaska	Klemesrud	Olson	Utzig
Brown of Monona	Knickerbocker	Patrick	Van Eaton
Burkman	Koch	Pieper	Walter of
Butler	Kosek	Poston	Marshall
Datisman	Krall	Prange	Walter of
Davis	Kruse	Rankin	Pottawattamie
Duffy	Landsness	Redman	Watson
Eckels	Langland	Reed	Weichman
Frei	Lawrence	Robb	Weiss
Fulk	Long	Robinson	Wellington
Fiene	Loss	Saylor	Williams
Fimmen	Lucken	Schwengel	Wilson
Fletcher	Lundy	Scott	Mr. Speaker
Gannaway	Lynes		

The nays were: none.

Absent or not voting, 12:

Bryson	Duffield	Kilpatrick	Putney
De Groote	Edwards	Mills	Smith of Madison
Donohue	Ingalls	Moore	Walker

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

House File 110, a bill for an act to amend section four hundred fifty-five and four tenths (455.4), Code 1946, relating to boards of levee and drainage districts, with report of committee recommending passage, was taken up for consideration.

Lynes 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, 99:

Ainsworth	Good	Mills	Shepard
Anderson	Graham	Moore	Siefkas
Avery	Hansen	Morrissey	Sloane
Baker	Hedin	Neal	Smith of Clayton
Bass	Hendrix	Nelson of	Smith of
Beardsley	Hinrichs	Buchanan	Des Moines
Beman	Humbert	Nelson of	Steinberg
Bloom	Huston	Woodbury	Stevens
Bockwoldt	Ingalls	Nicholas	Strawman
Boothby	Kerr	Nielsen	Tesmer
Brown of	Kester	Noble	Troeger
Mahaska	King	Norland	Turner
Brown of Monona	Klemesrud	Olson	Utzig
Burkman	Knickerbocker	Patrick	Van Eaton
Butler	Koch	Pieper	Walker
Datisman	Kosek	Poston	Walter of
Donohue	Krall	Prange	Marshall
Duffield	Kruse	Putney	Walter of
Duffy	Landsness	Rankin	Pottawattamie
Eckels	Langland	Redman	Watson
Edwards	Lawrence	Reed	Weichman
Fiene	Loss	Robb	Weiss
Fimmen	Lucken	Robinson	Wellington
Fletcher	Lynes	Saylor	Williams
Frei	McEleney	Schwengel	Wilson
Fulk	McFarlane	Scott	Mr. Speaker
Gannaway			

The nays were, 3:

Bents	Hicklin	Long
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Absent or not voting, 6:

Bryson	DeGroot	Lundy	Smith of Madison
Davis	Kilpatrick		

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

AMENDMENTS FILED

Amend House File 67 by striking all after the word "organization" in line nineteen (19), section one (1) down to and including the word "organization" in line thirty-two (32).

Further amend House File 67 by striking all of section three (3).

NELSON of Woodbury.

Amend Senate File 37, as amended, by amending section one (1) to read as follows:

"In payment of the income tax imposed under the provisions of section four hundred twenty-two point five (422.5), Code 1946, for the year nineteen hundred forty-six (1946), and payable in nineteen

hundred forty-seven (1947), and for the year nineteen hundred forty-seven (1947), and payable in nineteen hundred forty-eight (1948), fifty per cent (50%) of the tax imposed shall be credited to the taxpayer and fifty per cent (50%) of the tax imposed shall be accepted in full of the tax liability for the years nineteen hundred forty-six (1946) and nineteen hundred forty-seven (1947).

Further amend Senate File 37, as amended, by amending section two (2) to read as follows:

"The fifty per cent (50%) of the tax provided in section one (1) of this act to be accepted in full of the tax liability shall be payable in the same installments as provided for in section four hundred twenty-two point twenty-four (422.24), Code 1946, but in any case where the entire amount of tax due for the year nineteen hundred forty-six (1946) and payable in the year nineteen hundred forty-seven (1947), or for the year nineteen hundred forty-seven (1947) and payable in the year nineteen hundred forty-eight (1948), is ten dollars or less after the fifty per cent (50%) reduction has been made, the tax shall be paid in full in one payment within ninety days after the expiration of the tax years of nineteen hundred forty-six (1946) or nineteen hundred forty-seven (1947), as the case may be."

Further amend Senate File 37, as amended, by amending section three (3) to read as follows:

"The provisions of this act shall be applicable to individual income tax payers making a return on a fiscal year basis, which fiscal year must include some portion of the taxable years of nineteen hundred forty-six (1946) or nineteen hundred forty-seven (1947), as the case may be."

PUTNEY of Tama.

AINSWORTH of Dickinson.

GOOD of Boone.

REDMAN of Sac.

McFARLANE of Black Hawk.

NIELSEN of Pottawattamie.

BOCKWOLDT of Ida.

BUTLER of Pocahontas.

Amend Senate File 37 by striking the title and substituting in lieu thereof the following:

"An act to amend section four hundred twenty-two point sixty-nine (422.69), Code 1946, relating to the allocation and use of revenues collected under the provisions of Chapter 422, Code 1946, providing for the use of fifty (50%) per cent of the amount collected under Division II of this chapter from the personal net income tax in the year 1947 and each year thereafter for public elementary and secondary school aid".

By striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Notwithstanding any provision of the law as it is contained in section four hundred twenty-two point sixty-nine (422.69), Code 1946, one-half (½) of the revenue collected in the year 1947 and

each year thereafter, from the personal net income tax, under the provisions of Division II, Chapter 422, Code 1946, shall be set aside by the commission and paid into the 'public school state aid fund,' which fund is hereby created.

"Sec. 2. The 'public school state aid fund' shall be held by the treasurer of state as a special fund for public elementary and secondary school aid and shall be disbursed only upon warrants drawn by the comptroller and then only in accordance with the further direction of the legislature."

WEICHMAN of Benton.

Amend Senate File 37 by adding as sections four (4) and five (5) the following and by renumbering section four (4) as section six (6):

Sec. 4. Section four hundred twenty-two point sixty-two (422.62), Code 1946, is amended as follows:

1. Insert after the word, "created" in line eight (8) the following, "except that part derived from the personal net income tax which part shall be segregated and deposited one half in a state aid to public schools fund, which fund is hereby created, and one half to a state aid to secondary road construction fund, which fund is hereby created."

2. Strike from line nine (9) the word "fund" and insert the word, "funds".

3. Insert after the words, "special tax fund" in line twenty-two (22) the following, ", school fund, secondary road construction fund,".

Sec. 5. Section four hundred twenty-two point sixty-nine (422.69), Code 1946, is amended by adding at the end thereof the following:

"except that all revenue derived from the operation of division II and carried in the state aid to public schools fund shall be distributed as provided in chapter 286 of the code and all revenue derived from the operation of division II and carried in the state aid to secondary road construction fund shall, on or before January 15 of each year be allotted to each of the several counties of the state. Said allotment shall be in the ratio that the area of each county bears to the total area of the state".

Further amend Senate File 37 by adding to the title the following:

"and providing for the distribution of the revenue arising from such income tax."

BEARDSLEY of Warren.

SIEFKAS of Clarke.

BROWN of Monona.

McFarlane of Black Hawk arose under the question of personal privilege and on behalf of all the members of the House, expressed their appreciation for Mr. Gustafson's long and efficient service to the House of Representatives and to the State of Iowa.

Little Jeffrey Gustafson Alt, grandson of Mr. Gustafson, led the procession to the Chief Clerk's station and presented his grandfather with sixteen birthday cakes on behalf of the officers and employees of the House.

Mr. Gustafson expressed his gratitude for the sincere consideration shown him by the members of the House.

On motion of McFarlane of Black Hawk, the House adjourned until 10:00 a. m., Wednesday, February 5, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 5, 1947.

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

Prayer was offered by the Reverend Joseph E. Englund, pastor of the Methodist Church, Randolph, Iowa.

Journal of February 4 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Bents of Howard on request of Poston of Wayne.

SPECIAL ORDER

On motion by Morrissey of Jasper, Senate File 37 was made a special order of business for Monday morning, February 10, 1947.

REPORTS OF COMMITTEES

Robb of Emmet, 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 21, a bill for an act repealing chapter five hundred forty-nine (549), Code 1946, pertaining to adoption, registration, awarding in the use of the trade-mark "Made in Iowa", and to amend chapter twenty-eight (28), Code 1946, relating to Iowa development 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.

GEO. H. ROBB, *Chairman.*

Robinson of Delaware, 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 17, an act to amend section three hundred twenty-five point eighteen (325.18), Code 1946, relating to the granting of an application for a motor carrier certificate, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GLENN E. ROBINSON, *Chairman.*

Also :

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File 155, an act to prohibit the transportation of motor vehicle fuel or flammable liquid upon the highways between the hours from one-half hour after sundown until one-half hour before sunrise, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

GLENN E. ROBINSON, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 7, 8, 58, 77, 80, 89, 90 and 132 under Rule 72.

INTRODUCTION OF BILLS

House File 203, by Utzig of Dubuque, Walker of Hamilton, Duffy of Dubuque, Norland of Worth and Robb of Emmet, a bill for an act to amend section seven hundred thirteen point twenty-eight, (713.28), Code 1946, relating to unlawfully wearing military badges.

Read first time and referred to committee on military and veterans affairs.

House File 204, by Neal of Dallas, a bill for an act authorizing a transfer of money from the city special fund to the general county fund of Dallas County, Iowa.

Read first time and referred to committee on judiciary 2.

House File 205, by Kosek of Linn and Knickerbocker of Linn, a bill for an act to amend section four hundred sixteen point one hundred thirty-eight (416.138), Code 1946, relating to trees and shrubbery.

Read first time and referred to committee on horticulture and forestry.

House File 206, by Strawman of Jones and Stevens of Greene, a bill for an act to repeal section four hundred twenty-six point four (426.4) and four hundred twenty-six point five (426.5), Code 1946, and to amend section four hundred twenty-six point six (426.6), Code 1946, relating to agricultural land tax credit.

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

House File 207, by departmental affairs committee, a bill for an act to amend section eleven point three (11.3), Code 1946, relating to the audit of accounts of state highway commission.

Read first time and passed on file.

House file 208, by public libraries committee, a bill for an act relating to assessment for library funds in cities and towns.

Read first time and passed on file.

House File 209, by roads and highways committee, a bill for an act to repeal sections four hundred seventy-eight point twenty-one (478.21), four hundred seventy-eight point twenty-five (478.25), and four hundred seventy-eight point twenty-six (428.26), Code 1946, and to enact a substitute therefor relating to railway crossings with highways, streets and alleys.

Read first time and passed on file.

House File 210, by judiciary 2 committee, a bill for an act to amend section six hundred eighty-four point seventeen (684.17), Code 1946, providing for the salary to be paid to judges of the supreme court.

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

House File 211, by agriculture 1 committee, a bill for an act to amend chapter two hundred fifteen (215), and to amend section two hundred fifteen point one (215.1), Code 1946, relating to inspection and installation of weights or measures.

Read first time and passed on file.

Hinrichs of Iowa offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John P. Gallagher of Iowa county, who was a member of the Fortieth, Fortieth Ex, Forty-fourth, Forty-fifth, Forty-fifth Ex, Forty-sixth, Forty-sixth Ex, and Forty-seventh sessions of the General Assembly passed away on March 3, 1946; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Hinrichs of Iowa moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Hinrichs of Iowa, Krall of Johnson and Good of Boone.

Loss of Kossuth offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Gardner Cowles, Sr., of Kossuth county, who was a member of the Twenty-eighth and Twenty-ninth sessions of the General Assembly passed away on April 30, 1946; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of six be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Loss of Kossuth moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Loss of Kossuth, Sloane of Polk, Burkman of Polk, Smith of Des Moines, Koch of Palo Alto and Klemesrud of Winnebago.

MESSAGES FROM 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 3, a bill for an act to provide for minors to utilize the rights and provisions of the Federal Servicemen's Readjustment Act of 1944, as amended.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 93, a bill for an act relating to the registration or transfer of securities to or by fiduciaries or their nominees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 97, a bill for an act relating to the limit of indebtedness of cities and towns.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 144, a bill for an act relating to veterans' preference in public employment under Civil Service.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 105, a bill concerning the transfer of shares of stock in corporations, making uniform the law relating thereto.

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 licenses for itinerant practitioners licensed by the department of health.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 140, a bill for an act relating to investments of life insurance companies and associations.

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

Senate Concurrent Resolution 12, inviting Paul H. Griffith, National Commander of the American Legion, to address a joint convention of both houses at eleven o'clock (11:00) a.m. on February 17, 1947.

W. J. SCARBOROUGH, *Secretary*.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 12

Burkman of Polk called up Senate Concurrent Resolution 12 and asked and obtained unanimous consent for its immediate consideration.

SENATE CONCURRENT RESOLUTION 12

Whereas, Paul H. Griffith, National Commander of the American Legion will be in Des Moines, Iowa on February 17, 1947,

Therefore, Be It Resolved by the Senate, the House Concurring: That an invitation be extended to Mr. Griffith to address a joint convention of both houses at eleven o'clock (11:00) a.m. on February 17, 1947.

Burkman of Polk moved its adoption.

Motion prevailed and Senate Concurrent Resolution 12 was adopted.

SENATE MESSAGES CONSIDERED

Senate File 3, a bill for an act to provide for minors to utilize the rights and provisions of the Federal Servicemen's Readjustment Act of 1944, as amended, by removing the disability of said minor under the provisions of chapter five hundred ninety-nine (599), Code 1946.

Read first time and referred to committee on military affairs.

Senate File 93, a bill for an act relating to the registration or transfer of securities to or by fiduciaries or their nominees.

Read first time and referred to committee on banks and banking.

Senate File 97, a bill for an act to amend sections three hundred ninety-six and twenty-two hundredths (396.22) and four hundred seven and two tenths (407.2), Code, 1946, relating to the limit of indebtedness of cities and towns.

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

Senate File 144, a bill for an act to amend section three hundred sixty-five point ten (365.10), Code 1946, relating to veterans' preference in public employment under Civil Service.

Read first time and referred to committee on military affairs.

Senate File 140, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1946, relating to investments of life insurance companies and associations.

Read first time and referred to committee on insurance.

Senate File 151, a bill for an act to amend section one hundred forty-seven point seventy-seven (147.77), Code 1946, relating to licenses for itinerant practitioners licensed by the department of health.

Read first time and referred to committee on public health.

CONSIDERATION OF BILLS

House File 126, a bill for an act to amend section six hundred thirty-six point thirty-two (636.32), Code 1946, relating to share of

surviving spouse in absence of issue, with report of committee recommending passage, 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, 97:

Ainsworth	Frei	Loss	Shepard
Anderson	Fulk	Lucken	Sloane
Avery	Gannaway	Lundy	Smith of Clayton
Baker	Good	Lynes	Smith of
Bass	Graham	Mills	Des Moines
Beardsley	Hansen	Moore	Smith of Madison
Beman	Hedin	Neal	Steinberg
Bloom	Hendrix	Nelson of	Stevens
Bockwoldt	Hicklin	Buchanan	Strawman
Brown of	Hinrichs	Nielsen	Tesmer
Mahaska	Humbert	Noble	Troeger
Brown of Monona	Huston	Norland	Turner
Bryson	Ingalls	Olson	Van Eaton
Burkman	Kerr	Patrick	Walker
Butler	Kester	Pieper	Walter of
Datisman	King	Poston	Marshall
Davis	Klemesrud	Prange	Walter of
De Groote	Knickerbocker	Rankin	Pottawattamie
Donohue	Koch	Redman	Watsort
Duffield	Kosek	Reed	Weichman
Duffy	Krall	Robb	Weiss
Eckels	Kruse	Robinson	Wellington
Edwards	Landsness	Saylor	Williams
Fiene	Langland	Schwengel	Wilson
Fimmen	Lawrence	Scott	Mr. Speaker
Fletcher	Long		

The nays were: none.

Absent or not voting, 11:

Bents	McEleney	Nelson of	Putney
Boothby	McFarlane	Woodbury	Siefkas
Kilpatrick	Morrissey	Nicholas	Utzig

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

House File 104, a bill for an act to amend section five hundred ninety-eight point eight (598.8), Code 1946, relating to causes for divorce, 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 seven (7) by inserting before the word "chronic" the letter "a".

Amendment adopted.

Olson of Mitchell offered the following amendment and moved its adoption:

Amend section one (1), line (8) by striking the word and figure "two (2)" and inserting in lieu thereof the word and figure "five (5)".

Amendment adopted.

Troeger of Wapello offered the following amendment and moved its adoption:

Amend section one (1) by striking the lines four (4), five (5) and six (6).

Walter of Marshall moved the previous question.

Motion prevailed.

Roll call was demanded by Sloane of Polk and Bryson of Hardin.

Rule 18, requiring all members present to vote, was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 66:

Anderson	Gannaway	McEleney	Smith of Clayton
Baker	Good	Neal	Smith of
Bass	Hedin	Nelson of	Des Moines
Beman	Hendrix	Buchanan	Stevens
Boothby	Hicklin	Nicholas	Strawman
Brown of	Hinrichs	Nielsen	Troeger
Mahaska	Huston	Noble	Utzig
Brown of Monona	Ingalls	Olson	Walter of
Burkman	Kester	Patrick	Marshall
Butler	Klemesrud	Putney	Walter of
Davis	Knickerbocker	Rankin	Pottawattamie
De Groot	Koch	Redman	Watson
Donohue	Kosek	Reed	Weichman
Duffield	Kruse	Robb	Weiss
Edwards	Landsness	Saylor	Wellington
Fiene	Langland	Schwengel	Wilson
Fletcher	Lawrence	Siefkas	Mr. Speaker
Frei	Lucken	Sloane	

The nays were, 39:

Ainsworth	Fulk	Lynes	Robinson
Avery	Graham	McFarlane	Scott
Beardsley	Hansen	Mills	Shepard
Bloom	Humbert	Moore	Smith of Madison
Bockwoldt	Kerr	Morrissey	Steinberg
Bryson	King	Nelson of	Tesmer
Datisman	Krall	Woodbury	Turner
Duffy	Long	Norland	Van Eaton
Eckels	Loss	Pieper	Walker
Fimmen	Lundy	Poston	Williams

Absent or not voting, 3:

Bents Kilpatrick Prange

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, 80:

Ainsworth	Graham	Lynes	Shepard
Anderson	Hansen	McEleney	Siefkas
Avery	Hedin	McFarlane	Sloane
Bass	Hicklin	Moore	Smith of Clayton
Beardsley	Huston	Neal	Smith of
Beman	Ingalls	Nelson of	Des Moines
Bloom	Kerr	Woodbury	Smith of Madison
Bockwoldt	Kester	Nicholas	Steinberg
Brown of	King	Nielsen	Strawman
Mahaska	Klemesrud	Noble	Tesmer
Bryson	Knickerbocker	Norland	Troeger
Burkman	Kosek	Olson	Utzig
Butler	Krall	Pieper	Van Eaton
Donohue	Kruse	Poston	Walker
Duffield	Landsness	Putney	Walter of
Duffy	Langland	Redman	Marshall
Fiene	Lawrence	Reed	Weichman
Fimmen	Long	Robb	Weiss
Fulk	Loss	Robinson	Wellington
Gannaway	Lucken	Saylor	Williams
Good	Lundy	Schwengel	Wilson

The nays were, 23:

Baker	Fletcher	Mills	Stevens
Boothby	Frei	Nelson of	Turner
Brown of Monona	Hendrix	Buchanan	Walter of
Davis	Hinrichs	Patrick	Pottawattamie
De Groote	Humbert	Rankin	Watson
Eckels	Koch	Scott	Mr. Speaker
Edwards			

Absent or not voting, 5:

Bents Kilpatrick Morrissey Prange
Datisman

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 Chapter four hundred ninety-one (491), Code 1946 to authorize merger or consolidation of corporations, with report of committee recommending passage, was taken up for consideration.

Walter of Marshall offered the following amendment and moved its adoption:

Amend House File 153 by striking all of section fourteen (14) and renumbering the remaining section accordingly.

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, 103:

Ainsworth	Fulk	Lundy	Scott
Anderson	Gannaway	Lynes	Shepard
Avery	Good	McEleney	Siefkas
Baker	Graham	McFarlane	Sloane
Bass	Hansen	Mills	Smith of Clayton
Beardsley	Hedin	Moore	Smith of
Beman	Hendrix	Morrissey	Des Moines
Bloom	Hicklin	Nelson of	Smith of Madison
Bockwoldt	Hinrichs	Buchanan	Steinberg
Boothby	Humbert	Nelson of	Stevens
Brown of	Huston	Woodbury	Strawman
Mahaska	Ingalls	Nicholas	Tesmer
Brown of Monona	Kerr	Nielsen	Troeger
Bryson	Kester	Noble	Turner
Burkman	King	Norland	Utzig
Butler	Klemesrud	Olson	Walker
Datisman	Knickerbocker	Patrick	Walter of
Davis	Koch	Pieper	Marshall
De Groote	Kosek	Poston	Walter of
Donohue	Krall	Putney	Pottawattamie
Duffield	Kruse	Rankin	Watson
Duffy	Landsness	Redman	Weichman
Eckels	Langland	Reed	Weiss
Edwards	Lawrence	Robb	Wellington
Fiene	Long	Robinson	Williams
Fimmen	Loss	Saylor	Wilson
Fletcher	Lucken	Schwengel	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 5:

Bents	Neal	Prange	Van Eaton
Kilpatrick			

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

Putney of Tama, 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 23.
ROBERT C. REILLY, *Chairman Senate Committee.*
LAWRENCE PUTNEY, *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 bill: Senate File 23.

MOTIONS FILED

MR. SPEAKER: I move to reject the report of the committee on roads and highways recommending House File 47 for indefinite postponement.
WILSON REED.

MR. SPEAKER: I move to reconsider the vote by which House File 52 failed to pass the House.

CARL A. BURKMAN.

AMENDMENTS FILED

Amend Senate File 41 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section one hundred twenty-three point fifty (123.50) Code 1946, is hereby amended by adding the following:

'Effective March 1, 1947, the state treasurer shall semi-annually distribute a sum of money equal to five per cent (5%) of the gross amount of sales made by the state liquor stores to the cities and towns of the state in the manner hereinafter provided. Such amount shall be distributed to the cities and towns of the state in proportion to the population that each incorporated city and town bears to the total population of all incorporated cities and towns of the state as computed by the latest federal census. Such apportionment shall be made semi-annually as of July 1 and January 1 of each year. Warrants for the same shall be issued by the state comptroller upon certification of the state treasurer and mailed to the city clerk of each incorporated city and town of the state and shall be made payable to the general fund of such incorporated city or town and shall be subject to expenditure under the direction of the city council or other governing bodies of such incorporated city or town for any lawful municipal purpose.'

"Sec. 2. In any case where a city has been incorporated since the last federal census, the mayor and council shall certify to the state liquor control commission the actual population of such incorporated city and town as of date of incorporation and its apportionment of funds under this act shall be based upon such certification until the next federal census enumeration. Any community which has dissolved its corporation shall not receive any apportionment of funds under this act for any period after said corporation has been dissolved.

"Sec. 3. This act shall apply to cities under special charter.

"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 Page County Herald-Journal, a newspaper published at Clarinda, Iowa, and the Madrid Register-News, a newspaper published at Madrid, Iowa."

Further amend Senate File 41 by striking all of the title and inserting in lieu thereof the following:

"An act distributing a sum of money equal to five per cent (5%) of the gross amount of sales made by the state liquor stores to cities and towns."

MCFARLANE of Black Hawk.

1. Amend Senate File 41 by striking all of section one (1) and substituting in lieu thereof the following: "Section 1. Effective as of March 1, 1947, the Liquor Control Commission shall pay into the general fund of the state of Iowa seven per cent (7%) of the gross amount of sales made by the state liquor stores, which amount shall be distributed and paid to the cities and towns of the state and to the state superintendent of public instruction in the manner hereinafter provided."

2. By striking from line three (3) of section two (2) the word "all" and substituting in lieu thereof the words and figures "five per cent (5%) of".

3. By striking from line three (3) of section two (2) the words and figures "eight per cent (8%)" and inserting in lieu thereof the words and figures "seven per cent (7%)".

4. By inserting after the period (.) in line nineteen (19) of section two (2) the following: "The remaining two per cent (2%) of the proceeds of the seven per cent (7%) payment provided in section one hundred twenty-three point eighteen (123.18) as amended, shall be set aside by the state liquor commission for distribution to the office of the state superintendent of public instruction, to be used by said superintendent so as, at the discretion of that officer, to best provide a program of instruction concerning the effects of the consumption of alcoholic liquors upon the human system. Such distribution of funds to the superintendent of public instruction shall be carried out in the same manner as the distribution to cities and towns previously described in this section."

BASS of Montgomery.

On motion of Troeger of Wapello, the House adjourned until 9:45 a.m., Thursday, February 6, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 6, 1947.

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

Prayer was offered by the Reverend Fred Sawyers, pastor of the Christian Church, Bloomfield, Iowa.

Journal of February 5 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Lundy of Monroe on request of Beardsley of Warren; Graham of Audubon on request of Troeger of Wapello.

PETITIONS

Hedin of Scott presented a petition from the Davenport Retail Grocers and Meat Dealers Association of Davenport, urging the defeat of House File 143.

Referred to committee on liquor control.

Sloane of Polk and Burkman of Polk presented a petition signed by fifty citizens of Des Moines urging the passage of House File 93.

Referred to committee on schools and textbooks.

Nelson of Woodbury presented a petition signed by fifty-two citizens of Sioux City urging the support of House File 107.

Referred to committee on public health.

Schwengel of Scott presented a petition signed by eight citizens of Cedar Rapids urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by fifty-eight citizens of Davenport urging the passage of House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from the Parent

Teacher Council of Oelwein, urging legislation for increased appropriations to school districts.

Referred to committee on schools and textbooks.

Van Eaton of Woodbury presented a petition signed by 241 citizens of Woodbury county urging the support of House File 107.

Referred to committee on public health.

Nicholas of Cerro Gordo presented a petition from the Progressive Club of Portland Township urging retention of existing speed laws.

Referred to committee on police regulation.

PRESENTATION OF VISITORS

Butler of Pocahontas presented Byron G. Allen, former member of the House from Pocahontas.

Van Eaton of Woodbury arose under the question of personal privilege and extended the best wishes of the House members to Lucken of Plymouth on the occasion of his birthday. Burkman of Polk led the House in song.

REPORTS OF COMMITTEES

Siefkas of Clarke, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 53, a bill for an act to amend chapter three hundred seventeen (317), Code 1946, relating to weeds, begs leave to report it 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 adding the following new section:

"Sec. 10. Amend section three hundred seventeen point one (317.1), Code 1946, by inserting after the word (*Cirsium arvense*), in line four (4) of subsection one (1), the following: bull thistle (*Cirsium lanceolatum*)."

HENRY SIEFKAS, *Chairman.*

Robinson of Delaware, from the committee on motor vehicles and transportation, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles and transporta-

tion to whom was referred House File 96, an act relating to the giving of proof of financial responsibility and security by owners and operators of motor vehicles and to make uniform the law with reference thereto, and to repeal sections three hundred twenty-one point two hundred seventy-five (321.275) to three hundred twenty-one point two hundred seventy-nine (321.279) inclusive, Code 1946, begs leave to report it 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 line twelve (12) of subsection two (2) of section one (1) by inserting after the word "approval" the following words: "of a bond".

Amend section one (1) thereof by adding the following subsection: "12. State. Any state, territory, or possession of the United States, the District of Columbia, or any province of the Dominion of Canada."

Amend line seven (7) of section three (3) by striking out the words "by violating" and inserting in lieu thereof the words "of having violated".

Amend section three (3) by inserting after the period (.) in line nine (9) thereof the following:

"A fee of one dollar (\$1.00) shall be paid for each such abstract except by state, county, city, town or court officials."

Amend line eight (8) of section twenty-four (24) by inserting after the word "judge" the words "or clerk".

Amend line twenty-eight (28) of section twenty-four (24) by inserting after the word "judge" the words "or clerk".

Amend line two (2) of section forty (40) by inserting after the word "motor-vehicle" the words "financial and".

Amend section five (5) lines two (2) and three (3) by striking out the words "within sixty (60) days" and inserting in lieu thereof the words "immediately or within thirty (30) days".

Amend line sixty-two (62) of section five (5) by striking out the first word of the line "company" and inserting in lieu thereof the word "carrier".

Amend line sixty-two (62) of section five (5) by striking out the word "company" as it appears after the word "surety".

GLENN E. ROBINSON, *Chairman*.

Fulk of Page county, 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 152, an act to amend section three hundred thirty-two point three (332.3), Code 1946, 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 amended as follows, and when so amended the bill do pass:

Amend House File 152 by adding to section one (1) the following paragraph:

"The sum paid to the board of supervisors shall be turned over to the county treasurer immediately on its receipt."

ED W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 99, an act to amend chapter seven hundred forty (740), Code 1946, relating to misconduct or neglect in office of public officials or 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.

ED W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 117, an act to amend sections three hundred fifty-one point seventeen (351.17) and three hundred fifty-one point eighteen (351.18), Code 1946, relating to 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.

ED W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 114, 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, begs leave to report it 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 114 by striking the period (.) at the end of section one (1) and inserting in lieu thereof the following:

1. "and the sum received in payment of said material shall be turned over to the county treasurer immediately on its receipt."

And further amend said bill by striking the last sentence in section two (2) and inserting in lieu thereof the following:

2. "The cost of such material shall be a lien on the property on which it is used until fully paid."

ED W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 121, an act to amend the provisions of chapter six hundred six (606), Code 1946, to change the fees to be charged by the clerk of the district court and to provide for the payment of a flat fee in certain 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.

ED W. FULK, *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 101, a bill for an act to amend chapter one hundred eighty-eight (188), Code 1946, relating to estrays and trespassing animals, and providing a remedy for diseased estrays, begs leave to report it 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 101, line eight, by inserting after the word "owner" the words "of the farm to which the animal has estrayed".

Further amend House File 101, line eleven, by inserting after the words "paragraph, the" the words "above said".

M. F. BOCKWOLDT, *Chairman*.

Poston of Wayne, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments, to whom was referred House Joint Resolution 1, proposing an amendment to article four (4) of the constitution of the State of Iowa relating to the succession of the Lieutenant Governor to act as Governor in the event of the death or disability of the Governor, together with the succession of officers following the Lieutenant Governor to the office of Governor, begs leave to report it 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.

GENE POSTON, *Chairman*.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 17 and Senate File 21 under Rule 72.

INTRODUCTION OF BILLS

House File 212, by Koch of Palo Alto, a bill for an act authorizing township trustees to condemn lands for a community center or juvenile playgrounds.

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

House File 213, by Troeger of Wapello, Poston of Wayne, Beardsley of Warren, Lundy of Monroe, Lawrence of Wapello and Gannaway of Poweshiek, a bill for an act to provide for the establishment and maintenance of free public libraries for the use of rural inhabitants of counties.

Read first time and referred to committee on public libraries.

House File 214, by judiciary 2 of a bill for an act to amend section three point sixteen (3.16), Code 1946, relating to the cost of publishing laws, effective by publication, of the general assembly.

Read first time and passed on file.

House File 215, by judiciary 2, a bill for an act relating to the license fees for public scales.

Read first time and passed on file.

House File 216, by Weichman of Benton, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by the Consolidated Independent School District of Vinton, in the county of Benton, State of 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 school district.

Read first time and referred to committee on judiciary 2.

House File 217, by board of control, a bill for an act relating to the government and management of institutions under the board of control.

Read first time and passed on file.

House File 218, by board of control, a bill for an act relating to salaries of officials and employees of institutions under the supervision of the board of control.

Read first time and passed on file.

House File 219, by board of control, a bill for an act to provide a psychiatrist to supervise the care of patients in the mental institutions under the board of control.

Read first time and passed on file.

Hedin of Scott offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Matthew Henry Calderwood of Scott County, who was a member of the Twenty-ninth (29th), Thirtieth

(30th) and Thirty-first (31st) sessions of the General Assembly passed away on May 22, 1945; therefore:

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Hedin of Scott moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Hedin of Scott, Schwengel of Scott and McFarlane of Black Hawk.

Hedin of Scott offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Albert W. Hamann of Scott County, who was a member of the Twenty-ninth (29) session of the General Assembly passed away on November 12, 1946; therefore:

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Hedin of Scott moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Hedin of Scott, Schwengel of Scott and McFarlane of Black Hawk.

Hedin of Scott offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Heinrich H. Boettger of Scott County, who was a member of the Thirty-third (33rd), Thirty-fourth (34th), and Thirty-fifth (35th) sessions of the General Assembly passed away on July 7, 1945; therefore:

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Hedin of Scott moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Hedin of Scott, Schwengel of Scott and McFarlane of Black Hawk.

Patrick of Sioux offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Anthony Te Paske of Sioux County, who was a member of the forty-fourth, fiftieth, fiftieth extra and fifty-first sessions of the General Assembly, passed away on February 11, 1946; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Patrick of Sioux moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Patrick of Sioux, Datisman of Lyon and Watson of O'Brien.

MESSAGES FROM 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 58, a bill for an act relating to record to be kept by county auditor of the names of insane persons committed to a state hospital.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 70, a bill for an act to transfer the supervision of the state sanatorium from the board of control to the board of education.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 150, a bill for an act relating to the payment of reasonable funeral expenses from the old age assistance fund so as to increase maximum payments and allowances.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 152, a bill for an act relating to classification of railroads by the executive council.

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 audit of accounts of state highway commission.

Also: 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 relating to collection and refund of taxes while taxpayer served in armed forces.

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 to make an emergency appropriation to the state board of education.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 48, a bill for an act to provide for the termination of any pension and annuity retirement system.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 58, a bill for an act to amend section two hundred thirty point twenty-six (230.26), Code 1946, relating to record to be kept by county auditor of the names of insane persons committed to a state hospital.

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

Senate File 70, a bill for an act to transfer the supervision of the state sanatorium from the board of control to the board of education.

Read first time and referred to committee on board of control.

Senate File 150, a bill for an act to amend section two hundred forty-nine point eighteen (249.18), Code 1946, relating to the payment of reasonable funeral expenses from the old age assistance fund so as to increase maximum payments and allowances.

Read first time and referred to committee on old age assistance.

Senate File 152, a bill for an act to amend section four hundred

seventy-nine point ninety-one (479.91), Code 1946, relating to classification of railroads by the executive council.

Read first time and referred to committee on railroads.

Senate File 154, a bill for an act to amend section eleven point three (11.3), Code 1946, relating to the audit of accounts of state highway commission.

Read first time and referred to committee on departmental affairs.

HOUSE FILE 20 WITHDRAWN

Sloane of Polk asked and obtained unanimous consent to withdraw House File 20 from the committee on military affairs and from further consideration of the House.

CONSIDERATION OF BILLS

House File 192, a bill for an act to amend section twenty-nine point forty-nine (29.49), Code 1946, relating to armory board, 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, 88:

Ainsworth	Fimmen	Landsness	Prange
Anderson	Fletcher	Langland	Putney
Avery	Frei	Lawrence	Rankin
Baker	Fulk	Loss	Redman
Bass	Gannaway	Lucken	Reed
Beardsley	Hansen	Lynes	Robb
Beman	Hedin	McEleney	Saylor
Bloom	Hendrix	McFarlane	Schwengel
Boothby	Hicklin	Mills	
Brown of	Humbert	Moore	Scott
Mahaska	Huston	Neal	Shepard
Brown of Monona	Ingalls	Nelson of	Sloane
Burkman	Kerr	Buchanan	Smith of Clayton
Butler	Kester	Nelson of	Smith of
Datisman	King	Woodbury	Des Moines
Davis	Klemesrud	Nicholas	Smith of Madison
De Groote	Knickerbocker	Noble	Stevens
Duffy	Koch	Olson	Tesmer
Eckels	Kosek	Patrick	Troeger
Edwards	Krall	Pieper	Turner
Fiene	Kruse	Poston	Van Eaton

Walter of Marshall	Walter of Pottawattamie Watson	Weichman Weiss Wellington	Williams Wilson Mr. Speaker
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The nays were, 2:

Nielsen	Norland
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Absent or not voting, 18:

Bents	Good	Lundy	Steinberg
Bockwoldt	Graham	Morrissey	Strawman
Bryson	Hinrichs	Robinson	Utzig
Donohue	Kilpatrick	Siefkas	Walker
Duffield	Long		

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

Senate File 41, a bill for an act to impose a sales tax of five per cent (5%) upon all liquor sold by the Iowa state liquor stores, for the purpose of providing revenue for incorporated cities and towns of the state for police purposes; providing for the collection of such tax by the state liquor control commission and for the apportionment thereof to the cities and towns of the state; and amending section one hundred twenty-three point eighteen (123.18) and section one hundred twenty-three point fifty (123.50), Code 1946, with report of committee recommending passage, was taken up for consideration.

McFarlane of Black Hawk asked and obtained unanimous consent to withdraw the following amendment filed by him:

Amend Senate File 41 by striking all of section one (1) and substituting in lieu thereof the following:

“Section 1. Effective as of March 1, 1947, the liquor commission shall pay into the general fund of the state of Iowa five per cent (5%) of the gross amount of sales made by the state liquor stores, which amount shall be distributed and paid to the cities and towns of the state in the manner hereinafter provided”.

Amend section two (2) by striking from line three (3) thereof the words and figures “eight per cent (8%)” and substituting in lieu thereof the words and figures “five per cent (5%)”.

McFarlane of Black Hawk called up the following amendment and moved its adoption:

Amend Senate File 41 by striking all after the enacting clause and substituting in lieu thereof the following:

“Section 1. Section one hundred twenty-three point fifty (123.50), Code 1946, is hereby amended by adding the following:

‘Effective March 1, 1947, the state treasurer shall semi-annually distribute a sum of money equal to five per cent (5%) of the gross amount of sales made by the state liquor stores to the cities and towns of the

state in the manner hereinafer provided. Such amount shall be distributed to the cities and towns of the state in proportion to the population that each incorporated city and town bears to the total population of all incorporated cities and towns of the state as computed by the latest federal census. Such apportionment shall be made semi-annually as of July 1 and January 1 of each year. Warrants for the same shall be issued by the state comptroller upon certification of the state treasurer and mailed to the city clerk of each incorporated city and town of the state and shall be made payable to the general fund of such incorporated city or town and shall be subject to expenditure under the direction of the city council or other governing bodies of such incorporated city or town for any lawful municipal purpose.'

"Sec. 2. In any case where a city has been incorporated since the last federal census, the mayor and council shall certify to the state liquor control commission the actual population of such incorporated city and town as of date of incorporation and its apportionment of funds under this act shall be based upon such certification until the next federal census enumeration. Any community which has dissolved its corporation shall not receive any apportionment of funds under this act for any period after said corporation has been dissolved.

"Sec. 3. This act shall apply to cities under special charter.

"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 Page County Herald-Journal, a newspaper published at Clarinda, Iowa, and the Madrid Register-News, a newspaper published at Madrid, Iowa."

Further amend Senate File 41 by striking all of the title and inserting in lieu thereof the following:

"An act distributing a sum of money equal to five per cent (5%) of the gross amount of sales made by the state liquor stores to cities and towns."

Amendment adopted.

Bass of Montgomery called up the following amendment and moved its adoption:

1. Amend Senate File 41 by striking all of section one (1) and substituting in lieu thereof the following: "Section 1. Effective as of March 1, 1947, the Liquor Control Commission shall pay into the general fund of the state of Iowa seven per cent (7%) of the gross amount of sales made by the state liquor stores, which amount shall be distributed and paid to the cities and towns of the state and to the state superintendent of public instruction in the manner hereinafter provided."

2. By striking from line three (3) of section two (2) the word "all" and substituting in lieu thereof the words and figures "five per cent (5%) of".

3. By striking from line three (3) of section two (2) the words and figures "eight per cent (8%)" and inserting in lieu thereof the words and figures "seven per cent (7%)".

4. By inserting after the period (.) in line nineteen (19) of section

two (2) the following: "The remaining two per cent (2%) of the proceeds of the seven per cent (7%) payment provided in section one hundred twenty-three point eighteen (123.18) as amended, shall be set aside by the state liquor commission for distribution to the office of the state superintendent of public instruction, to be used by said superintendent so as, at the discretion of that officer, to best provide a program of instruction concerning the effects of the consumption of alcoholic liquors upon the human system. Such distribution of funds to the superintendent of public instruction shall be carried out in the same manner as the distribution to cities and towns previously described in this section."

Roll call was demanded by Siefkas of Clarke and Bass of Montgomery.

On the question "Shall the amendment be adopted?"

The ayes were, 30:

Anderson	Kester	Norland	Strawman
Bass	Klemesrud	Pieper	Troeger
Beardsley	Landsness	Saylor	Turner
Bloom	Langland	Shepard	Walker
Fletcher	Lynes	Siefkas	Watson
Frei	Mills	Smith of Madison	Weiss
Fulk	Neal	Stevens	Mr. Speaker
Huston	Nicholas		

The nays were, 66:

Ainsworth	Eckels	Kruse	Reed
Avery	Fiene	Lawrence	Robb
Baker	Fimmen	Long	Schwengel
Beman	Gannaway	Lucken	Scott
Bockwoldt	Good	McEleney	Sloane
Boothby	Hansen	McFarlane	Smith of Clayton
Brown of Mahaska	Hedin	Moore	Smith of Des Moines
Brown of Monona	Hicklin	Nelson of Buchanan	Tesmer
Bryson	Hinrichs	Nelson of Woodbury	Van Eaton
Burkman	Humbert	Nielsen	Walter of Marshall
Butler	Ingalls	Noble	Walter of Pottawattamie
Datisman	Kerr	Prange	Weichman
Davis	King	Putney	Wellington
De Groote	Knickbocker	Rankin	Williams
Donohue	Koch	Redman	Wilson
Duffield	Kosek		
Duffy	Krall		

Absent or not voting, 12:

Bents	Kilpatrick	Olson	Robinson
Edwards	Loss	Patrick	Steinberg
Graham	Lundy	Poston	Utzig

Amendment lost.

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, 92:

Ainsworth	Fulk	Moore	Sloane
Anderson	Gannaway	Morrissey	Smith of Clayton
Avery	Good	Nelson of	Smith of
Baker	Hedin	Buchanan	Des Moines
Beardsley	Hendrix	Nelson of	Smith of Madison
Beman	Hicklin	Woodbury	Steinberg
Bloom	Hinrichs	Nicholas	Stevens
Bockwoldt	Humbert	Nielsen	Strawman
Boothby	Ingalls	Noble	Tesmer
Brown of	Kerr	Norland	Troeger
Mahaska	King	Olson	Turner
Brown of Monona	Klemesrud	Patrick	Van Eaton
Bryson	Knickerbocker	Pieper	Walker
Burkman	Koch	Prange	Walter of
Butler	Kosek	Putney	Marshall
Datisman	Krall	Rankin	Walter of
Davis	Kruse	Redman	Pottawattamie
De Groot	Landsness	Reed	Watson
Donohue	Langland	Robb	Weichman
Eckels	Lawrence	Saylor	Weiss
Edwards	Long	Schwengel	Wellington
Fiene	Lucken	Scott	Williams
Fimmen	Lynes	Shepard	Wilson
Fletcher	McEleney	Siefas	Mr. Speaker
Frei	McFarlane		

The nays were, 8:

Duffield	Hansen	Kester	Mills
Duffy	Huston	Loss	Poston

Absent or not voting, 8:

Bass	Graham	Lundy	Robinson
Bents	Kilpatrick	Neal	Utzig

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

Senate File 19, a bill for an act to amend section seven hundred forty point five (740.5), relating to falsely assuming to be an officer, with report of committee recommending passage, 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, 97:

Anderson	Brown of	Davis	Fiene
Avery	Mahaska	De Groot	Fimmen
Baker	Brown of Monona	Donohue	Fletcher
Bass	Bryson	Duffield	Frei
Beman	Burkman	Duffy	Fulk
Bloom	Butler	Eckels	Gannaway
Bockwoldt	Datisman	Edwards	Good

Hansen	Long	Patrick	Steinberg
Hedin	Loss	Pieper	Stevens
Hicklin	Lucken	Prange	Strawman
Hinrichs	Lynes	Putney	Tesmer
Humbert	McEleney	Rankin	Troeger
Huston	McFarlane	Redman	Turner
Ingalls	Mills	Reed	Van Eaton
Kerr	Moore	Robb	Walter of
Kester	Morrissey	Robinson	Marshall
King	Neal	Saylor	Walter of
Klemesrud	Nelson of	Schwengel	Pottawattamie
Knickerbocker	Buchanan	Scott	Watson
Koch	Nelson of	Shepard	Weichman
Kosek	Woodbury	Siefkas	Weiss
Krall	Nicholas	Sloane	Wellington
Kruse	Nielsen	Smith of Clayton	Williams
Landsness	Noble	Smith of	Wilson
Langland	Norland	Des Moines	Mr. Speaker
Lawrence	Olson	Smith of Madison	

The nays were: none.

Absent or not voting, 11:

Ainsworth	Boothby	Kilpatrick	Utzig
Beardsley	Graham	Lundy	Walker
Bents	Hendrix	Poston	

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

House File 67, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1946, and providing for the procedure to be followed in claiming of exemptions from taxation by certain societies and organizations, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury called up the following amendment and moved its adoption:

Amend House File 67 by striking all after the word "organization" in line nineteen (19), section one (1) down to and including the word "organization" in line thirty-two (32).

Further amend House File 67 by striking all of section three (3).

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 105.

LAWRENCE PUTNEY, *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 File 105.

BILLS SENT TO THE GOVERNOR

Putney of Tama from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 6th day of February, 1947, sent to the governor for his approval: House File 105.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

AMENDMENTS FILED

Amend House File 52 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section one hundred fifty-five point six (155.6), Code 1946, is amended by striking the period (.) in line twelve (12) and all of the remainder of said section and by inserting in lieu thereof the following: "however during a period of temporary absence of a registered pharmacist no drugs or medicines shall be sold or offered for sale in the pharmacy except proprietary medicines or domestic remedies."

BURKMAN of Polk.

Amend House File 113 by striking everything after the enacting clause and inserting in lieu thereof, the following:

Section 1. Section two hundred ninety-eight point one (298.1), Code 1946, is amended by striking everything after the word "age" in line eight and inserting in lieu thereof, the following:

1. In all school corporations, one hundred twenty-five dollars; provided that corporations not maintaining an approved high school and which have tuition pupils attending high school in other districts may levy such an additional amount above the said one hundred twenty-five dollars as will be necessary to pay the cost of tuition for such pupils.

TROEGER of Wapello.

Amend House File 117 by adding thereto the following:

Sec. 3. Section three hundred fifty-one point twenty-three (351.23), Code 1946, is hereby amended by adding thereto the following: "Payment for all such blanks and tags shall be made from the domestic animal fund of the county."

BASS of Montgomery.

NELSON of Woodbury.

VAN EATON of Woodbury.

Amend House File 166 by adding thereto the following:

"Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after publication in The Colfax Tribune, a newspaper published at Colfax, Iowa, and the Spencer Times, a newspaper published at Spencer, Iowa."

BURKMAN of Polk and SLOANE of Polk.

Amend House File 211 as follows:

Strike from line four (4) of section one (1) the words: "place a new" and insert in lieu thereof the words "install a".

Further amend section one (1) by striking from line five (5) the words "in operation".

Further amend by inserting after the word "scales" in line one (1) of subsection one (1) of section two (2), the words "of two thousand (2000) pounds capacity or more used for commercial purposes".

Further amend House File 211 by striking the period at the end of subsection one (1) of section two (2) and insert in lieu thereof the following: "which accurately record the weight on tickets provided for that purpose."

Further amend subsection one (1) of section two (2) by striking from line one (1) the word "new".

LYNES of Bremer.

Amend House Joint Resolution 4 by striking the word "one" in line eight (8) and substituting in lieu thereof the word "three". Further amend by striking the word "one" in line nine (9) and substituting in lieu thereof the word "three".

Amend section one (1) by striking the period (.) after the word "Senate" in line ten (10) and substituting a comma (,) and adding the following words: "the members from the House of Representatives to be appointed by the Speaker and the members from the Senate to be appointed by the Speaker of the House and the President of the Senate."

Further amend House Joint Resolution 4 by striking all of section two (2) and renumbering the subsequent sections.

NELSON of Woodbury.

Amend House File 133, section one (1) by striking from line four (4) the word "frogs" and inserting in lieu thereof the words "bullfrogs (Rana catesbiana)."

AINSWORTH of Dickinson.

On motion by McFarlane of Black Hawk, the House adjourned until 9:45 a.m., Friday, February 7, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 7, 1947.

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

Prayer was offered by the Reverend Roy Cox, pastor of the Methodist Church, Sac City, Iowa.

Journal of February 6 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Turner of Mills on request of Mills of Adair; Lundy of Monroe on request of Beardsley of Warren.

PRESENTATION OF VISITORS

Redman of Sac presented to the House the following visitors: Reverend Roy Cox; William Dean, former member of the House from Sac county and Frank W. Mattes, chairman of the Conservation Commission.

Weiss of Crawford presented to the House the Honorable James D. Fleming, former member of the House from Crawford county.

Koch of Palo Alto presented his wife to the members of the House.

PETITIONS

Huston of Washington presented a petition signed by 13 citizens of Washington urging the support of local option.

Referred to committee on liquor control.

PROOF OF PUBLICATION

Published copy of House File 116 and verified proof of publication of said bill in the West Des Moines Express on February 6, 1947, was filed with 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.

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 106, a bill for an act to amend Chapter eighty-five (85), Code 1946, relating to workmen's compensation; to increase the maximum weekly benefit amount; to increase allowances for certain professional, hospital and nursing services; and to authorize waivers by certain disabled persons 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.

WILSON REED, *Chairman.*

Walter of Pottawattamie, 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 128, a bill for an act to amend section five hundred two point four (502.4), Code 1946, relating to exempt securities, and section five hundred two point five (502.5), relating to exempt transactions, begs leave to report it 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. L. WALTER, *Chairman.*

Also:

MR. SPEAKER: Your committee on banks and banking, to whom was referred House File 45, a bill for an act to amend sections 536.1, 536.12, 536.13, 536.15, 536.16, 536.18, Code 1946, relating to chattel loans and loans of less than \$300 to provide for an increase in the amount of loans to \$1,000 and for the regulation of same to define the powers of the state banking board and to provide for interest rates, begs leave to report it 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.

H. L. WALTER, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 53, 96, 99, 101, 114, 117, 121 and 152 and House Joint Resolution 1 under Rule 72.

INTRODUCTION OF BILLS

House File 220, by Anderson of Henry and Huston of Washington (Foster and Sharp), a bill for an act to amend section three hundred sixty-eight point one (368.1), section three hundred

sixty-eight point nine (368.9), and section three hundred seventy point thirteen (370.13), Code 1946, relating to general powers of cities and towns, and to leasing of public parks, and authorizing cities and towns, under thirty thousand population, to lease parks or portions thereof to organizations to conduct celebrations, and for the playing of baseball and other athletic games.

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

House File 221, by Steinberg of Story, a bill for an act to amend section two hundred seventy-four point thirty-eight (274.38), Code 1946, relating to uniting independent school districts.

Read first time and referred to committee on schools and textbooks.

House File 222, by Long of Clinton, McEleney of Clinton, Ainsworth of Dickinson and Nelson of Woodbury, a bill for an act relating to sick leave for all public school employees.

Read first time and referred to committee on schools and textbooks.

House File 223, by Wilson of Wright and Kosek of Linn, a bill for an act to amend chapter one hundred fifty-six (156), Code 1946, relating to the practice of embalming by making two (2) years of general college education a prerequisite to licensing and by providing that any and all funeral services be conducted by a licensed embalmer.

Read first time and referred to committee on public health.

House File 224, by public health committee, a bill for an act to amend section two hundred sixty-three point eight (263.8), Code 1946, relating to financing laboratory examinations and investigations by the university bacteriological laboratory for the department of health.

Read first time and referred to committee on public health.

House File 225, by Utzig of Dubuque, Edwards of Union, Norland of Worth, Koch of Palo Alto, Walker of Hamilton and Duffy of Dubuque, a bill for an act to amend section four hundred seventy-nine point five (479.5), Code 1946, relating to regulation of train service by state commerce commission.

Read first time and referred to committee on railroads.

House File 226, by military and veterans affairs committee, a bill for an act to amend section nineteen point fifteen (19.15), Code 1946, relating to assignment of rooms.

Read first time and passed on file.

House File 227, by military and veterans affairs committee, a bill for an act designating U. S. highway number six (6) within the borders of the state of Iowa as "Grand Army of the Republic Highway" and providing for suitable markers.

Read first time and passed on file.

House File 228, by Nelson of Woodbury, Long of Clinton and Burkman of Polk, a bill for an act to amend section three hundred forty point fifteen (340.15), and to repeal section three hundred forty point thirteen (340.13), Code 1946, relating to the fixing of the salary of the county superintendent of schools by the county board of education.

Read first time and referred to committee on schools and textbooks.

House File 229, by Duffy of Dubuque, a bill for an act to amend section one hundred seventy point forty-nine (170.49), Code 1946, relating to penalties for violation of the provisions of fire protection in hotels.

Read first time and referred to committee on police regulations.

Troeger of Wapello offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Chester Leland Johns of Wapello county, who was a member of the Forty-seventh session of the General Assembly, passed away on May 9, 1945; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Troeger of Wapello moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suit-

able resolutions: Troeger of Wapello, Lawrence of Wapello and Avery of Clay.

Stevens of Greene offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Samuel B. Crouch of Greene county, who was a member of the Forty-sixth session of the General Assembly, passed away on November 27, 1945; therefore,

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

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Stevens of Greene, Landsness of Buena Vista and Baker of Calhoun.

Gannaway of Poweshiek offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John Wilford Frizzell of Poweshiek county, who was a member of the Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra, and Forty-seventh General Assemblies, passed away on April 22, 1946; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Gannaway of Poweshiek moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Gannaway of Poweshiek, Avery of Clay and Weichman of Benton.

Weiss of Crawford offered the following House Memorial

Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Judge Peter J. Klinker of Crawford county, who was a member of the Thirty-sixth and Thirty-seventh sessions of the General Assembly, passed away on January 27th, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Weiss of Crawford moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Weiss of Crawford, Redman of Sac and Bockwoldt of Ida.

Beardsley of Warren offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Harold Felton of Warren county, who was a member of the Forty-ninth, Fiftieth, and Fifty-first sessions of the General Assembly, passed away on December 7, 1946; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Beardsley of Warren moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Beardsley of Warren, Morrissey of Jasper and Poston of Wayne.

MESSAGES FROM 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 64, a bill for an act relating to the records in municipal courts.

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 standard policy provisions in fire insurance contracts.

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 confidential information in the hands of the state tax commission.

Also: 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 taxation of sale, furnishing or servicing of heat.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 118, a bill for an act relating to the reorganization of school districts and the adjustment of boundary lines of school districts when lands are returned to private ownership after having been acquired by the federal government.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 180, a bill for an act relating to the business of insurance and the tax on insurance premiums.

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 the cost of publishing the laws of the General Assembly.

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

Senate Concurrent Resolution 11, resolving that the Senate recess on Good Friday afternoon, April 4, during the hours of twelve to three o'clock, out of reverence to the Passion and Death of Our Lord.

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

Senate Concurrent Resolution 13, requesting Congress of the United States to give early and favorable consideration to Senate Concurrent Resolution 5.

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

Senate Concurrent Resolution 14, authorizing and directing the state comptroller to issue warrants for expenses of the Senate and the House.

W. J. SCARBOROUGH, *Secretary.*

SENATE CONCURRENT RESOLUTION 11

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, April 4, during the hours of twelve to three o'clock, out of reverence to the Passion and Death of our Lord.

SENATE CONCURRENT RESOLUTION 14

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 section two point twenty (2.20), Code 1946:

Storey-Kenworthy Co., supplies (House).....	\$161.63
Des Moines Rubber Stamp Works, stamps and badges (House).....	122.70
Remington Rand, Inc., typewriter repair (House).....	15.00
Charles F. King, typewriter rental (House).....	50.00
Office Equipment Co., typewriter rental (House).....	4.00
Alvin J. Crail, reimbursement for supplies (House).....	1.50
Fred Schwengel, reimbursement for expenses incurred to Chicago for meeting of Council of State Government as per Senate Concurrent Resolution 5.....	37.85
Floyd Jones, reimbursement for expenses incurred to Chicago for meeting of Council of State Government as per Senate Concurrent Resolution 5.....	51.30
Ai Miller, reimbursement for expenses incurred to Chicago for meeting of Council of State Government as per Senate Concurrent Resolution 5.....	51.30
A. E. Augustine, reimbursement for expenses incurred to Chicago for meeting of Council of State Government as per Senate Concurrent Resolution 5.....	51.30
Des Moines Rubber Stamp Works, stamps and badges (Senate).....	102.70
Storey-Kenworthy Co., supplies (Senate).....	236.24
Charles F. King, typewriter rental (Senate).....	5.00
Newburns, Page boys' coats (Senate).....	232.50
M & M Sales Company, typewriter rental (Senate).....	30.00
Office Specialty Company, typewriter rental (Senate).....	25.00
Office Equipment Co., typewriter rental (Senate).....	22.00
L. C. Smith & Corona Typewriters Inc., service call and repairs (Senate).....	2.80
W. J. Scarborough, postage and miscellaneous expense.....	11.00

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.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 13

Fimmen of Davis asked and obtained unanimous consent for the immediate consideration of Senate Concurrent Resolution 13.

SENATE CONCURRENT RESOLUTION 13

Whereas, The national debt remains at one of the highest amounts in our history, and

Whereas, It is the universal desire of all citizens that we adopt a national fiscal policy which will provide for an orderly liquidation of the national debt, eliminate deficit spending and place the National Government on a pay-as-you-go basis, and

Whereas, The Senior Senator from Iowa, the Honorable George A. Wilson, has introduced Senate Concurrent Resolution No. 5 in the Senate of the United States, which said Resolution will result in the aforesaid objectives, now therefore

Be It Resolved by the Senate, the House Concurring: That the Congress of the United States is respectfully requested to give early and favorable consideration to Senate Concurrent Resolution No. 5.

And Be It Further Resolved, That copies of this resolution be transmitted to the President of the United States, to the Iowa members of the United States Senate, to the Iowa members of the House of Representatives in Congress, to the chairmen of the Committee on Ways and Means and the Committee on Appropriations of the House of Representatives, and the chairmen of the Committee on Finances and the Committee on Appropriations of the Senate.

Fimmen of Davis moved its adoption.

Motion prevailed and Senate Concurrent Resolution 13 was adopted.

SENATE MESSAGES CONSIDERED

Senate File 64, a bill for an act to amend section six hundred two point thirteen (602.13), Code 1946, relating to the records in municipal courts.

Read first time and referred to committee on judiciary 2.

Senate File 118, a bill for an act to amend section two hundred seventy-four point forty (274.40), Code 1946, relating to the reorganization of school districts and the adjustment of boundary lines of school districts when lands are returned to private ownership after having been acquired by the federal government.

Read first time and referred to committee on schools and textbooks.

Senate File 155, a bill for an act to repeal section five hundred fifteen point one hundred thirty-eight (515.138) and section five hundred fifteen point one hundred thirty-nine (515.139), Code 1946, and to enact a substitute therefor; to amend sections five hundred fifteen point one hundred nine (515.109), five hundred fifteen point one hundred thirty-one (515.131) and five hundred fifteen point one hundred forty-two (515.142), Code 1946; and to repeal sections five hundred fifteen point ninety-nine (515.99), five hundred fifteen point one hundred three (515.103), five hundred fifteen point one hundred four (515.104), five hundred fifteen point one hundred seven (515.107), five hundred fifteen point one hundred seventeen (515.117) and five hundred fifteen point one hundred forty-three (515.143), Code 1946; all relating to standard policy provisions in fire insurance contracts.

Read first time and referred to committee on insurance.

Senate File 156, a bill for an act to amend section four hundred twenty-two point sixty-five (422.65), Code 1946, relating to confidential information in the hands of the state tax commission.

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

Senate File 157, a bill for an act to amend section four hundred twenty-two point forty-three (422.43), Code 1946, and providing for the taxation of sale, furnishing or servicing of heat.

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

Senate File 158, a bill for an act to amend section three point sixteen (3.16), Code 1946, relating to the cost of publishing the laws of the General Assembly.

Read first time and referred to committee on judiciary 2.

Senate File 180, a bill for an act to amend chapter five hundred five (505), Code 1946, authorizing the commissioner of insurance to require foreign insurers doing business in the state of Iowa to make additional deposits and pay additional license fees, taxes, fines and penalties, and to refuse certificates of authority, in the event Iowa insurers, their agents or securities, are required by

the domiciliary state or country of any foreign insurer to pay or bear higher license fees, taxes, fines and penalties or meet requirements more stringent than provided by the laws of the state of Iowa, and to repeal section four hundred thirty-two point two (432.2), Code 1946, all relating to the business of insurance and the tax on insurance premiums.

Read first time and referred to committee on insurance.

CONSIDERATION OF BILLS

The House resumed consideration of House File 67, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1946, and providing for the procedure to be followed in claiming of exemptions from taxation by certain societies and organizations.

Smith of Clayton and Donohue of Cedar offered the following amendment:

Amend House File 67 by striking from lines 18 (eighteen) and 19 (nineteen) the words "is not used solely for the appropriate object of the organization" and insert in lieu thereof the following: "is leased, let, or rented and is used regularly for commercial purposes for a profit to any party or individual."

Hicklin of Louisa moved that the amendment be laid on the table.

Roll call was demanded by Weichman of Benton and Huston of Washington.

On the question "Shall the amendment be laid on the table?"

The ayes were, 24:

Beardsley	Langland	Scott	Tesmer
Burkman	Neal	Shepard	Utzig
Duffy	Nelson of	Siefkas	Walker
Eckels	Woodbury	Sloane	Walter of
Fimmen	Nielsen	Smith of Madison	Pottawattamie
Fletcher	Patrick	Stevens	Weiss
Hicklin	Robinson		

The nays were, 71:

Ainsworth	Brown of	Edwards	Hedin
Avery	Mahaska	Fiene	Hendrix
Baker	Brown of Monona	Frei	Hinrichs
Bass	Bryson	Fulk	Humbert
Beman	Datisman	Gannaway	Huston
Bloom	De Groote	Good	Ingalls
Bockwoldt	Donohue	Graham	Kerr
Boothby	Duffield	Hansen	Kester

King	Mills	Putney	Strawman
Klemesrud	Moore	Rankin	Van Eaton
Knickerbocker	Morrissey	Redman	Walter of
Koch	Nelson of	Reed	Marshall
Kosek	Buchanan	Robb	Watson
Krall	Nicholas	Saylor	Weichman
Kruse	Noble	Schwengel	Wellington
Landsness	Norland	Smith of Clayton	Williams
Lawrence	Olson	Smith of	Wilson
Lynes	Pieper	Des Moines	Mr. Speaker
McFarlane	Prange	Steinberg	

Absent or not voting, 13:

Anderson	Kilpatrick	Lucken	Poston
Bents	Long	Lundy	Troeger
Butler	Loss	McEleney	Turner
Davis			

Motion lost.

Putney of Tama moved to defer action on House File 67 and that the bill retain its place on the calendar.

Motion lost.

Smith of Clayton moved the adoption of the amendment.

Motion prevailed and the amendment was adopted.

Nelson of Woodbury called up the following amendment and moved its adoption:

Amend House File 67 by striking all after the word "organization" in line nineteen (19), section one (1) down to and including the word "organization" in line thirty-two (32).

Further amend House File 67 by striking all of section three (3).

Roll call was demanded by Nelson of Woodbury and Klemesrud of Winnebago.

On the question "Shall the amendment be adopted?"

The ayes were, 25:

Brown of Monona	Krall	Olson	Sloane
Butler	Langland	Patrick	Utzig
De Groote	Long	Prange	Van Eaton
Duffy	McEleney	Robinson	Walter of
Fiene	Nelson of	Schwengel	Pottawattamie
Fimmen	Woodbury	Scott	Weiss
Hicklin	Nielsen	Siefkas	

The nays were, 67:

Ainsworth	Bockwoldt	Donohue	Fulk
Anderson	Boothby	Duffield	Gannaway
Avery	Bryson	Eckels	Good
Baker	Burkman	Edwards	Hansen
Bass	Datisman	Fletcher	Hendrix
Bloom	Davis	Frei	Hinrichs

Humbert	Lucken	Putney	Steinberg
Huston	Lynes	Rankin	Strawman
Ingalls	McFarlane	Redman	Tesmer
Kerr	Moore	Reed	Walter of
Kester	Morrissey	Robb	Marshall
King	Neal	Saylor	Watson
Klemesrud	Nelson of	Shepard	Weichman
Knickerbocker	Buchanan	Smith of Clayton	Wellington
Koch	Nicholas	Smith of	Williams
Kosek	Noble	Des Moines	Wilson
Kruse	Norland	Smith of Madison	Mr. Speaker
Landsness	Pieper		

Absent or not voting, 16:

Beardsley	Graham	Loss	Stevens
Beman	Hedin	Lundy	Troeger
Bents	Kilpatrick	Mills	Turner
Brown of	Lawrence	Poston	Walker
Mahaska			

Amendment lost.

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, 76:

Ainsworth	Frei	Landsness	Reed
Anderson	Fulk	Langland	Robb
Avery	Gannaway	Lawrence	Saylor
Baker	Good	Loss	Schwengel
Bass	Graham	Lynes	Smith of Clayton
Beardsley	Hansen	McFarlane	Smith of
Bloom	Hedin	Mills	Des Moines
Bockwoldt	Hendrix	Moore	Smith of Madison
Boothby	Hinrichs	Morrissey	Steinberg
Brown of	Humbert	Neal	Strawman
Mahaska	Huston	Nelson of	Tesmer
Bryson	Ingalls	Buchanan	Van Eaton
Burkman	Kerr	Nicholas	Walter of
Datisman	Kester	Noble	Marshall
Davis	King	Norland	Watson
Donohue	Klemesrud	Pieper	Weichman
Duffield	Knickerbocker	Poston	Wellington
Eckels	Koch	Putney	Williams
Edwards	Kosek	Rankin	Wilson
Fimmen	Kruse	Redman	Mr. Speaker

The nays were, 24:

Beman	Hicklin	Olson	Sloane
Brown of Monona	Krall	Patrick	Utzig
Butler	Long	Prange	Walker
De Groot	Lucken	Scott	Walter of
Duffy	McEleney	Shepard	Pottawattamie
Fiene	Nelson of	Siefkas	Weiss
Fletcher	Woodbury		

Absent or not voting, 8:

Bents	Lundy	Robinson	Troeger
Kilpatrick	Nielsen	Stevens	Turner

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

Donohue of Cedar moved to reconsider the vote by which the bill passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

House File 68, a bill for an act amending subsection sixteen (16) of section four hundred twenty-seven point one (427.1), Code 1946, and providing for the exemption of household goods for taxation, with report of committee recommending passage, was taken up for consideration.

Ainsworth 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, 86:

Ainsworth	Frei	Langland	Shepard
Anderson	Fulk	Lawrence	Siefkas
Avery	Gannaway	Loss	Sloane
Baker	Good	Lucken	Smith of Clayton
Bass	Graham	Lynes	Smith of
Beman	Hansen	McFarlane	Des oines
Bloom	Hedin	Mills	Smith of Madison
Boothby	Hendrix	Moore	Steinberg
Brown of	Hicklin	Neal	Stevens
Mahaska	Hinrichs	Nelson of	Strawman
Brown of Monona	Humbert	Buchanan	Tesmer
Bryson	Huston	Nicholas	Walker
Burkman	Ingalls	Nielsen	Walter of
Butler	Kerr	Norland	Marshall
Davis	Kester	Olson	Walter of
Donohue	King	Patrick	Pottawattamie
Duffield	Klemesrud	Pieper	Watson
Duffy	Knickerbocker	Prange	Weichman
Eckels	Koch	Rankin	Weiss
Edwards	Kosek	Redman	Wellington
Fiene	Krall	Robb	Williams
Fimmen	Kruse	Saylor	Wilson
Fletcher	Landsness	Schwengel	

The nays were, 6:

Bockwoldt	Nelson of	Noble	Mr. Speaker
De Groote	Woodbury	Van Eaton	

Absent or not voting, 16:

Beardsley	Long	Poston	Scott
Bents	Lundy	Putney	Troeger
Datisman	McEleney	Reed	Turner
Kilpatrick	Morrissey	Robinson	Utzig

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

House File 116, a bill for an act to legalize action of the board of directors of the Independent School District of West Des Moines, in buying real estate for schoolhouse site, and in selling said real estate, with report of committee recommending passage, was taken up for consideration.

Ainsworth 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, 93:

Answerth	Frei	Loss	Scott
Anderson	Fulk	Lucken	Shepard
Avery	Gannaway	Lynes	Siefkas
Bass	Good	Mills	Sloane
Beardsley	Graham	Moore	Smith of Clayton
Beman	Hansen	Morrissey	Smith of
Bloom	Hedin	Neal	Des Moines
Bockwoldt	Hendrix	Nelson of	Smith of Madison
Boothby	Hicklin	Buchanan	Steinberg
Brown of	Hinrichs	Nicholas	Stevens
Mahaska	Humbert	Nielsen	Strawman
Brown of Monona	Huston	Noble	Van Eaton
Bryson	Ingalls	Norland	Walker
Burkman	Kerr	Olson	Walter of
Bptler	Kester	Patrick	Marshall
Datisman	King	Pieper	Walter of
Davis	Klemesrud	Poston	Pottawattamie
De Groote	Knickerbocker	Prange	Watson
Donohue	Koch	Putney	Weichman
Duffield	Kosek	Rankin	Weiss
Duffy	Krall	Redman	Wellington
Eckels	Kruse	Robb	Williams
Edwards	Landsness	Saylor	Wilson
Fiene	Langland	Schwengel	Mr. Speaker
Fletcher	Lawrence		

The nays were: none.

Absent or not voting, 15:

Baker	Long	Nelson of	Tesmer
Bents	Lundy	Woodbury	Troeger
Fimmen	McEleney	Reed	Turner
Kilpatrick	McFarlane	Robinson	Utzig

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

Putney of Tama, 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 19; House File 1.

LAWRENCE PUTNEY, *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 File 19; House File 1.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 7th day of February, 1947, sent to the Governor for his approval: House File 1.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a. m., Monday, February 10, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 10, 1947.

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

Prayer was offered by the Reverend Lloyd Bartholomew, pastor of the First Presbyterian Church, Centerville, Iowa.

Journal of February 7 was corrected and approved.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House students from the Capital City Commercial College's class in management of business meetings and their instructor R. M. Phillips seated in the east balcony.

Schwengel of Scott presented to the House the Honorable Alfred F. Lage, former member of the House from Scott county.

EXPRESSION OF APPRECIATION

Kilpatrick of Fremont thanked the House for flowers sent him during his illness.

PETITIONS

Nelson of Woodbury presented a petition signed by the Sloane Parent Teacher Association urging support of House File 107 and Senate File 77.

Referred to committee on public health.

Nelson of Woodbury presented a petition signed by seventy-nine citizens of Sioux City urging support of House File 107 and Senate File 77.

Referred to committee on public health.

Van Eaton of Woodbury presented a resolution from the Board of Directors of the Independent School District of Sioux City urging the passage of House File 73.

Referred to committee on schools and text books.

Schwengel of Scott presented a telegram from the Kiwanis Club of Burlington urging state aid for schools.

Referred to committee on schools and text books.

Schwengel of Scott and Hedin of Scott presented a resolution from the Johnson Parent Teacher Association of Davenport urging the passage of House File 93.

Referred to committee on schools and text books.

Ingalls of Jackson presented a petition signed by forty-six citizens of Jackson county urging fifty per cent income tax rate for both 1947 and 1948.

Referred to committee on tax revision.

Long of Clinton and McEleney of Clinton presented a petition signed by fifty-five members of Company I, Iowa State Guard of Clinton urging compensation for night drills by the Iowa State Guard.

Referred to committee on military and veterans affairs.

Utzig of Dubuque presented a petition signed by 556 citizens of Dubuque county urging support of House File 156.

Referred to committee on military and veterans affairs.

Van Eaton of Woodbury and Nelson of Woodbury presented a petition signed by 212 citizens of Woodbury county protesting a tax on bowling as proposed in House File 64.

Referred to committee on ways and means.

ABRAHAM LINCOLN'S BIRTHDAY CEREMONY

Morrissey of Jasper moved that on February 12, 1947, the birthday anniversary of Abraham Lincoln, the House commemorate the event in a brief ceremony at 12 o'clock, at which time the Chief Clerk will read the Gettysburg Address, and arrange for such other brief program as might properly show our respect for the Great Emancipator.

Motion prevailed.

REPORTS OF COMMITTEES

Burkman of Polk, 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 20, a bill for an act to amend chapter one hundred forty-seven (147), Code 1946, relating to the refund of license fees paid by persons who served with the armed forces of the United States during World War II, and who were honorably discharged therefrom, begs leave to report it 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 20 by inserting after the word "person", in line nine (9), "or in case renewals have not been paid, shall be suspended,"

CARL A. BURKMAN, *Chairman.*

Steinberg of Story, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 24, a bill for an act to amend sections six hundred forty-eight point one (648.1), six hundred forty-eight point five (648.5), and six hundred forty-eight point nineteen (648.19), Code 1946, to prescribe manner of serving notices to quit and original notices in forcible entry and detainer actions, etc., begs leave to report they have had the same under consideration and have 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 judiciary 1, to whom was referred House File 159, a bill for an act relating to bank records and files, the admissibility as evidence of entries therein or a photostatic or photographic reproduction thereof and limiting the time for bringing actions on claims arising therefrom, begs leave to report it 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 judiciary 1, to whom was referred House File 87, a bill for an act to amend chapter seven hundred ninety-two point nine (792.9), Code 1946, relating to the execution of the death penalty, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

ALBERT STEINBERG, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 106 and 128 under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 46 by Brown of Monona.

INTRODUCTION OF BILLS

House File 230, by Rankin of Franklin, Brown of Monona, Boothby of Cherokee, Knickerbocker of Linn, Troeger of Wapello, Nicholas of Cerro Gordo, Siefkas of Clark, Edwards of Union, Gannaway of Poweshiek and Schwengel of Scott, a bill for an act to provide for a county board of education and county superintendent and assistants in each of the several counties of the state, the manner of selection of same, and to prescribe their duties and powers.

Read first time and referred to committee on schools and textbooks.

House File 231, by Long of Clinton and Brown of Mahaska, a bill for an act relating to the salaries of the Secretary of State, Auditor of State, Treasurer of State, Attorney General, and Secretary of Agriculture.

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

House File 232, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to authorize and regulate the making of installment loans of two thousand dollars (\$2000) or less and to fix maximum charges on such loans; and to repeal sections four hundred twenty-nine point eleven (429.11) to four hundred twenty-nine point thirteen (429.13), inclusive, Code 1946.

Read first time and referred to committee on banks and banking.

House File 233, by Smith of Des Moines, Hicklin of Louisa and Anderson of Henry, a bill for an act to provide emergency housing for veterans of World War II and their immediate families; to define "veteran of World War II" and "immediate family"; to authorize any city of the first class under commission form of government to acquire real property and improvements thereon provided by the federal government or any agency or instrumentality thereof for housing facilities for employees of an ordnance plant and offered for sale; to provide that no part of the purchase price, or interest thereon, shall be paid from tax

revenue; to provide for payments in lieu of taxes through agreement with county board of supervisors and local school districts; to provide for administration, management, control and disposition of any such property which may be acquired.

Read first time and referred to committee on military and veterans affairs.

House File 234, by Putney of Tama and Frei of Grundy, a bill for an act to amend chapter three hundred sixty-eight (368), Code 1946, relating to the authorization of cities and towns, including special charter cities, to establish rules and fees for the storage, collection and disposal of garbage and other rubbish in sanitary districts.

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

House File 235, by Nelson of Woodbury and Van Eaton of Woodbury, a bill for an act to amend section four hundred sixteen point one hundred thirty-eight (416.138), Code 1946, relating to raising funds for the care and planting of trees and shrubs in certain cities.

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

House File 236, by Lynes of Bremer, a bill for an act relating to treatment by surgery of handicapped children.

Read first time and referred to committee on child welfare.

House File 237, by Hendrix of Muscatine, Smith of Des Moines, Ainsworth of Dickinson, Van Eaton of Woodbury and Hicklin of Louisa, a bill for an act to amend chapter one hundred seven (107) Code 1946, to authorize payment of special assessments on state lands.

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

House File 238, by Schwengel of Scott, Hedin of Scott, Nicholas of Cerro Gordo, Lynes of Bremer, Sloane of Polk, Nelson of Woodbury, Nielsen of Pottawattamie, Long of Clinton, Steinberg of Story, Kruse of Floyd, Gannaway of Poweshiek, Bryson of Hardin and Olson of Mitchell, a bill for an act relating to the qualifications and licensing of life insurance agents.

Read first time and referred to committee on insurance.

House File 239, by Hedin of Scott and Schwengel of Scott, a bill

for an act to create within the state of Iowa commercial zones around cities and towns, which zones shall be treated as cities or towns with respect to exemptions from the provisions of chapter three hundred twenty-six (326), Code 1946.

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

House File 240, by Hicklin of Louisa, a bill for an act to provide for the license fees of motor trucks, truck tractors or road tractors and semi-trailers, operated exclusively within the limits of cities and towns, providing for the marking of said vehicles and penalty for violation of this Act.

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

Morrissey of Jasper offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable James E. Craven of Jasper county, who was a member of the Thirty-sixth, Forty-fourth, Forty-fifth, Forty-fifth extra, Forty-sixth, Forty-sixth extra and Forty-seventh sessions of the General Assembly passed away on May 15, 1945; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Morrissey of Jasper moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Morrissey of Jasper, Poston of Wayne and Van Eaton of Woodbury.

ADOPTION OF SENATE CONCURRENT RESOLUTION 11

Utzig of Dubuque called up Senate concurrent resolution 11, found on page 271 of the Journal of February 7, and moved its adoption.

Motion prevailed and resolution adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 91, a bill for an act legalizing proceedings for issuance of hospital bonds by Adair county and the provision for taxes for payment of same.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 31, a bill for an act legalizing the corporation of the Morningside Lumber & Coal Company.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 30, a bill for an act legalizing the corporation of the Boomhower Hardware Company.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 196, a bill for an act relating to the payment of workmen's compensation to peace officers.

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 group insurance.

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 revocation of liquor permits of all defendants sentenced for operating a motor vehicle while intoxicated.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 137, a bill for an act relating to borrowing money and issuing revenue bonds be applicable to chapter three hundred eighty-four (384), Code 1946.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 108, a bill for an act giving a judge of a municipal court the power to make an allowance on a petition presented to him of the amount in value of the property that may be attached.

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 the City Council of the City of Pella, Iowa.

Also: 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 relating to the proceeds from the sale on contract of real estate held in joint tenancy.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 61, a bill for an act legalizing all notices of appointments of executors and administrators prior to July 4, 1943.

Also: That the Senate has amended and concurred in the House amendment to the following bill in which the concurrence of the House is asked:

Senate File 41, a bill for an act distributing a sum of money equal to eight per cent (8%) of the gross amount of sales made by the state liquor stores, to cities, towns and counties.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 210, a bill for an act relating to the price to be charged for legal publications.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 209, a bill for an act relating to the duties of the secretary of the Iowa State Tax Commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 208, a bill for an act relating to sales and use tax; and amending sections four hundred twenty-three point four (423.4), and three hundred twenty-eight point twenty-five (328.25), Code 1946.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 207, a bill for an act relating to abandoned towns and to amend section three hundred sixty-two point eighteen (362.18), Code 1946.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 67, a bill for an act relating to the shooting of a rifle on or across railroad right of way.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 66, a bill for an act relating to the throwing of stones or other substance or the discharge of fire arms at railroad equipment.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 110, a bill for an act relating to boards of levee and drainage districts.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 38, a bill for an act relating to limitation of certain taxes by cities and towns.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 23, a bill for an act relating to reports of injuries to employees to be filed by the employer with the industrial commissioner.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO THE HOUSE AMENDMENT TO SENATE FILE 41

1. Amend section one (1) of the said House amendment to Senate File 41 to read as follows: "Section one hundred twenty-three point fifty (123.50), Code 1946, is hereby amended by adding the following: 'Effective March 1, 1947, the state treasurer shall semi-annually distribute a sum of money equal to eight per cent (8%) of the gross amount of sales made by the state liquor stores to the cities, towns and counties of the state in the manner hereinafter provided. Five-eighths ($\frac{5}{8}$) of such amount shall be distributed to the cities and towns of the state in proportion to the population that each incorporated city and town bears to the total population of all incorporated cities and towns of the state as computed by the latest federal census, and three-eighths ($\frac{3}{8}$) of such amount shall be distributed to the counties of the state in proportion to the population that each county bears to the total population of all counties in the state as reported by the latest federal census. Such apportionment shall be made semi-annually as of July 1 and January 1 of each year. Warrants for the same shall be issued by the state comptroller upon certification of the state treasurer and mailed to the city clerk of each incorporated city and town of the state or county treasurer of each county and shall be made payable to such incorporated city, town or county and shall be subject to expenditure under the direction of the city council, board of supervisors or other governing bodies of such incorporated city, town or county for any lawful municipal or county purpose.'

2. Further amend the amendment adopted by the House to Senate File 41 by striking all after the word "act" in line 40 of said House amendment and all of lines 41 and 42 and inserting in lieu thereof the following: "distributing a sum of money equal to eight per cent (8%) of the gross amount of sales made by the state liquor stores, to cities, towns and counties."

SENATE MESSAGES CONSIDERED

Senate File 61, a bill for an act legalizing all notices of appointments of executors and administrators prior to July 4, 1943,

where no direction of the court or clerk as to publication of notice of appointment was endorsed on letters testamentary or of administration.

Read first time and referred to committee on judiciary 2.

Senate File 62, a bill for an act relating to the proceeds from the sale on contract of real estate held in joint tenancy.

Read first time and referred to committee on judiciary 1.

Senate File 79, a bill for an act to legalize and validate proceedings taken by the city council of the city of Pella, Iowa, authorizing and providing for the construction of extensions and improvements to its municipal electric light and power plant and the issuance and sale of revenue bonds to defray the cost thereof and pledging the net future revenues to pay said bonds.

Read first time and referred to committee on judiciary 2.

Senate File 108, a bill for an act to amend section six hundred thirty-nine point eight (639.8), Code 1946, with reference to the amount in value that may be attached by the levying officer when the demand is not founded on contract, in order to give a judge of a municipal court the power to make an allowance on a petition presented to him of the amount in value of the property that may be attached.

Read first time and referred to committee on judiciary 1.

Senate File 137, a bill for an act to amend sections three hundred ninety-four point two (394.2) and three hundred ninety-four point six (394.6), Code 1946, relating to self-liquidating improvements, and providing that the provisions of said chapter relating to borrowing money and issuing revenue bonds be applicable to chapter three hundred eighty-four (384), Code 1946.

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

Senate File 141, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1946, by providing for the revocation of liquor permits of all defendants sentenced for operating a motor vehicle while intoxicated.

Read first time and referred to committee on liquor control.

Senate File 192, a bill for an act to repeal chapter five hundred

nine (509), Code 1946, and substituting in lieu thereof the following relating to group insurance.

Read first time and referred to committee on insurance.

Senate File 196, a bill for an act to repeal section eighty-five point sixty-two (85.62) Code 1946, and to enact a substitute therefor, relating to the payment of workmen's compensation to peace officers.

Read first time and referred to committee on social security.

CONSIDERATION OF BILLS

Senate File 37, a bill for an act to amend chapter four hundred twenty-two (422), Code 1946, relating to the rates, credits and returns provided for in the administration of the Iowa state income tax laws, and amending sections four hundred twenty-two point five (422.5); four hundred twenty-two point twelve (422.12) and four hundred twenty-two point thirteen (422.13), Code 1946, all relating to taxation of individual incomes, with report of committee recommending passage, was taken up for consideration.

Morrissey of Jasper offered the following substitute amendment to Senate File 37:

Amend Senate File 37 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section four hundred twenty-two point five (422.5), Code, 1946, is hereby amended as follows: By striking from line two (2) of subsection one (1) the words "one per cent" and substituting in lieu thereof the words "one-half of one per cent"; and by striking from line two (2) of subsection two (2) the words "two per cent" and substituting therefor the words "one per cent"; by striking from line two (2) of subsection three (3) the words "three per cent" and substituting in lieu thereof the words "one and one-half per cent"; by striking from line two (2) of subsection four (4) the words "four per cent" and inserting in lieu thereof the words "two per cent"; and by striking from lines two (2) and four (4) of subsection five (5) the words "five per cent" and substituting in lieu thereof the words "two and one-half per cent".

Sec. 2. Section four hundred twenty-two point twelve (422.12), Code, 1946, is hereby amended by striking from subsection one (1) the word "ten" and inserting in lieu thereof the word "five"; by striking from line two (2) of subsection two (2) the word "twenty" and inserting in lieu thereof the word "ten"; by striking from line four (4) of subsection three (3) the word "five" and inserting in lieu thereof the words "two and one-half" and by striking from line three (3) of subdivision four (4) the word "five" and inserting in lieu thereof the words "two and one-half".

Sec. 3. This act shall be effective as to income subject to personal

income tax for the year 1946 and thereafter and shall apply to fiscal year returns for any fiscal year beginning during the year 1946 and upon fiscal year returns for years thereafter.

Sec. 4. An emergency tax is hereby imposed, effective as provided by this act, upon every resident of the state and upon that part of the income of any non-resident which is derived from any property, trust, or other source within this state, including any business, trade, profession or occupation carried on within the State, which tax shall be levied, collected and paid annually upon and with respect to his entire taxable income as herein defined at rates as follows:

1. On the first one thousand dollars (\$1,000) of taxable income, or any part thereof, one half ($\frac{1}{2}$) of one (1) per cent.
2. On the second thousand dollars (\$2,000) of taxable income, or any part thereof, one (1) per cent.
3. On the third thousand dollars (\$3,000) of taxable income, or any part thereof, one and one-half per cent ($1\frac{1}{2}\%$).
4. On the fourth thousand dollars (\$4,000) of taxable income, or any part thereof, two per cent (2%).
5. On the fifth thousand dollars (\$5,000) of taxable income, or any part thereof, two and one-half per cent ($2\frac{1}{2}\%$).

Sec. 5. The tax thus imposed shall be collected by the state tax commission in the same manner as the tax now imposed by section four hundred twenty-two point five (422.5) of the Code, and the provisions of Division 1, Chapter 422, Code, 1946, relating to the computation, collection and administration of the tax on individual incomes, shall apply to the collection and administration of the emergency income tax herein provided.

Sec. 6. In the collection of such emergency income tax there shall be deducted from the tax after the same shall have been computed as set forth in Division 1, Chapter 422, Code, 1946, personal exemptions as follows:

1. For a single individual, five dollars (\$5.00).
2. For husband and wife or head of a family, ten dollars (\$10.00).
3. For each child under the age of twenty-one years who is actually supported by and dependent upon the taxpayer for his support, an additional two and one-half dollars (\$2.50).
4. For each actual dependent other than as specified in subsection 3 of this section, the taxpayer may deduct the sum of two and one-half dollars (\$2.50); or in lieu thereof in the case of a father, mother or grandparents dependent upon the taxpayer, the taxpayer in computing his net income may make deduction therefrom of three hundred dollars (\$300) for such dependent.

If the status of the taxpayer, insofar as it affects the personal exemption or credit for dependents, changes during the taxable year, the personal exemption and credit shall be apportioned under rules and regulations prescribed by the commission.

Sec. 7. There is hereby created an Emergency Income Tax Committee which shall be constituted and composed of the chairmen of the Ways and Means and Appropriations committees of both the House and Senate of the General Assembly. The State Treasurer shall when in

his judgment it is necessary report to the Emergency Income Tax Committee on or before the 20th day of July in any calendar year that an emergency exists in state financial conditions which will require the levy of a State general property tax as provided by section 8.6, Subsection 13, Code, 1946. Such emergency shall be deemed to exist when the balance on hand in the State General Fund shall have been expended or appropriated to such a degree that the amount available for expenditures and unpledged shall be less than fifteen million dollars (\$15,000,000).

The Emergency Income Tax Committee shall determine when notified by the State Treasurer that such an emergency exists in state financial conditions, whether it is necessary for the protection of the solvency of the State to levy the additional income tax provided by this act upon incomes earned during the year ending on December 31 of the year in which such emergency exists, and upon income earned by individuals making returns upon any fiscal year beginning during said year, such tax to be collectible during the next calendar year to insure the payment of all commitments or contingencies affecting the solvency and credit of the State. Should the committee determine that the imposition of such emergency income tax is necessary it shall so certify to the State Tax Commission on or before November 15 of any calendar year that an emergency exists, and the State Tax Commission shall proceed with the collection of the emergency income tax on the rates and under the conditions as specified in this act.

Sec. 8. In the event that the amount of revenue to be derived from such emergency income tax, as estimated by the state tax commission, is sufficient to meet the needs of the emergency as determined by the committee, no levy shall be certified by the state comptroller for general state taxes as provided in subsection thirteen (13) of section eight point six (8.6) of the Code.

Sec. 9. It is the intent and purpose of this act that no state levy upon property shall be made in any year for the general state fund unless the proceeds of an emergency income tax levy as herein provided shall be insufficient to meet the financial needs of the state as determined by the emergency income tax committee.

Sec. 10. The state tax commission shall have the authority to collect the emergency income tax herein provided in the same manner as the regular income tax levied as provided by Division I, Chapter 422, Code, 1946, is collected, and it shall have the authority to combine the regular and the emergency income tax levies under a single return form in such manner that both the emergency and the regular levy may be computed as a whole in the most efficient manner; but all proceeds from the emergency levy shall be segregated and shall be credited by the state treasurer to the general fund of the state as rapidly as they shall be received.

Sec. 11. If any section, subsection, clause, sentence or phrase of this Act or the application thereof to any person or set of circumstances is for any reason held unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of this Act or its application to any other person or circumstances. The Legislature

hereby declares that the provisions of this Act are severable, and that it would have passed this Act and each section, subsection, clause, sentence, or phrase thereof, irrespective of whether any one or more of the sections, subsections, clauses, sentences, or phrases be declared unconstitutional and irrespective of whether it be declared unconstitutional or invalid as applied to any person or set of circumstances.

Sec. 12. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Oskaloosa Tribune, a newspaper published at Oskaloosa, Iowa, and the Newton Daily News, a newspaper published at Newton, Iowa.

Kruse of Floyd moved that the House resolve itself into a committee of the whole to consider the substitute amendment to House File 37 and invite Mr. Louis Cook, research director of the state tax commission, to appear before the committee.

Motion prevailed and the House resolved itself into a committee of the whole.

The Speaker called Redman of Sac to the chair to preside over the deliberations of the committee.

On motion by Beardsley of Warren the House, as a committee of the whole, recessed until 1:30 p. m.

AFTERNOON SESSION

The House, as a committee of the whole, reconvened at 1:30. Redman of Sac in the chair.

The committee of the whole concluded its deliberations at 2:30 p. m.

Kruse of Floyd moved that the committee now rise.

Motion prevailed.

The House reconvened, Speaker Kuester in the chair.

McFarlane of Black Hawk offered the following amendment to the Morrissey amendment and moved its adoption:

Amend section four (4), subsection five (5), line two (2) by inserting after the word "thereof" the following "and on all taxable income in excess of five thousand (5000) dollars".

Amendment to the amendment was adopted.

Donohue of Cedar offered the following amendment to the Morrissey amendment and moved its adoption:

Amend section seven (7) by striking from line twenty-eight (28) the word and figures "November 15" and inserting in lieu thereof the word and figure "August 1".

Amendment to the amendment adopted.

Morrissey of Jasper moved the adoption of his amendment.

Sloane of Polk and Stevens of Greene demanded a roll call.

On the question "Shall the substitute amendment be adopted?"

The ayes were, 30:

Ainsworth	Hedin	Pieper	Tesmer
Brown of Monona	Hicklin	Putney	Troeger
Burkman	Knickerbocker	Redman	Van Eaton
Davis	Kosek	Reed	Walter of
Donohue	Long	Robb	Marshall
Duffy	McFarlane	Schwengel	Wellington
Fiene	Morrissey	Scott	Wilson
Good	Nielsen	Sloane	

The nays were, 76:

Anderson	Frei	Loss	Robinson
Avery	Fulk	Lucken	Saylor
Baker	Gannaway	Lundy	Shepard
Bass	Graham	Lynes	Siefkas
Beardsley	Hansen	McEleney	Smith of Clayton
Beman	Hendrix	Mills	Smith of
Bents	Hinrichs	Moore	Des Moines
Bloom	Humbert	Neal	Steinberg
Bockwoldt	Huston	Nelson of	Stevens
Boothby	Kerr	Buchanan	Strawman
Brown of	Kester	Nelson of	Turner
Mahaska	Kilpatrick	Woodbury	Utzig
Bryson	King	Nicholas	Walker
Butler	Klemesrud	Noble	Walter of
Datisman	Koch	Norland	Pottawattamie
De Groot	Krall	Olson	Watson
Duffield	Kruse	Patrick	Weichman
Eckels	Landsness	Poston	Weiss
Edwards	Langland	Prange	Williams
Fimmen	Lawrence	Rankin	Mr. Speaker
Fletcher			

Absent or not voting, 2:

Ingalls Smith of Madison

Amendment lost.

Beardsley of Warren, Weichman of Benton and Putney of Tama asked and obtained unanimous consent to withdraw the amendments filed by them.

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:

Ainsworth	Fulk	Lundy	Scott
Anderson	Gannaway	Lynes	Shepard
Avery	Good	McEleney	Siefkas
Baker	Graham	Mills	Sloane
Bass	Hansen	Moore	Smith of
Beardsley	Hendrix	Morrissey	Des Moines
Bents	Hinrichs	Neal	Steinberg
Bloom	Humbert	Nelson of	Stevens
Boothby	Huston	Buchanan	Strawman
Brown of	Ingalls	Nelson of	Troeger
Mahaska	Kerr	Woodbury	Turner
Brown of Monona	Kester	Nicholas	Utzig
Bryson	Kilpatrick	Noble	Walker
Burkman	King	Norland	Walter of
Butler	Klemesrud	Olson	Marshall
Datisman	Knickerbocker	Patrick	Walter of
De Groote	Koch	Poston	Pottawattamie
Donohue	Kosek	Prange	Watson
Duffield	Krall	Putney	Weichman
Eckels	Kruse	Rankin	Weiss
Edwards	Landsness	Redman	Wellington
Fiene	Langland	Reed	Williams
Fimmen	Lawrence	Robb	Wilson
Fletcher	Loss	Robinson	Mr. Speaker
Frei	Lucken	Saylor	

The nays were, 14:

Beman	Hedin	Nielsen	Smith of Clayton
Bockwoldt	Hicklin	Pieper	Tesmer
Davis	Long	Schwengel	Van Eaton
Duffy	McFarlane		

Absent or not voting, 1:

Smith of Madison

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

Beardsley of Warren moved to reconsider the vote by which the bill passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 48 and 169.

LAWRENCE PUTNEY, *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 48 and 169.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill: February 7, 1947, House File 1.

AMENDMENTS FILED

Amend House File 117 by striking after the word "figure" in line four (4) of section two (2) the word and figure "May 15" and inserting in lieu thereof the word and figure "July 1".

NELSON of Woodbury.

Amend House File 178 by striking the period (.) after the word "crib" in line six (6) of section one (1) and adding the following: "Amend line eight (8) by striking the comma (,) after the word "warehouses" and inserting in lieu thereof the word "or" and striking the comma (,) after the word "warehouses".

NELSON of Woodbury.

Amend House File 53 by adding thereto the following new section:

"Section three hundred seventeen point twenty-three (317.23), Code 1946, is amended by inserting after the word "officer" in line one (1) thereof the following: 'or any landowner'."

KRUSE of Floyd.

On motion of McFarlane of Black Hawk, the House adjourned until 10:00 a.m., Tuesday, February 11, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 11, 1947.

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

Prayer was offered by Doctor E. A. Roadman, president of Morningside College, Sioux City, Iowa.

Journal of February 10 was corrected and approved.

PRESENTATION OF VISITORS

Burkman of Polk presented to the House sixth, seventh, eighth and ninth grade civics students from Norwoodville with their superintendent, L. G. Jaeglun.

PETITIONS

Utzig of Dubuque presented a petition signed by 106 citizens of Dubuque county urging the passage of House File 156.

Referred to committee on military and veterans affairs.

Nicholas of Cerro Gordo presented a petition signed by 221 citizens of Cerro Gordo county protesting a tax on bowling as proposed in House File 64.

Referred to committee on ways and means.

Schwengel of Scott presented a petition signed by 145 citizens of Davenport urging the passage of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 135 citizens of Davenport urging the passage of House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the president of the Monroe school, Davenport, requesting early passage of House File 93 and House File 113.

Referred to committee on schools and textbooks.

Humbert of Adams presented a petition signed by 26 teachers of Adams county urging the passage of House File 93.

Referred to committee on schools and textbooks.

Avery of Clay asked and obtained unanimous consent to have the hour of the Abraham Lincoln birthday ceremony changed from 12 o'clock, February 12, 1947, to 11 o'clock, February 12, 1947.

REPORTS OF COMMITTEES

Frei of Grundy, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections, to whom was referred House File 83, a bill for an act to amend Section forty-three point twenty-nine (43.29), Code, 1946, 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.

H. R. FREI, JR., *Chairman.*

Schwengel of Scott, 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 151, a bill for an act to amend subsection four (4) of section two hundred eighty-six point five (286.5) and to strike subsection five (5) of section two hundred eighty-six point five (286.5) and repeal section two hundred eighty-six point six (286.6), Code 1946, relating to state aid to 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 do pass.

FRED D. SCHWENGEL, *Chairman.*

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File 93, a bill for an act 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 two hundred seventy-six point thirty-two (276.32), two hundred seventy-six point thirty-three (276.33), and two hundred seventy-six point thirty-four (276.34), Code 1946, 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.

FRED D. SCHWENGEL, *Chairman.*

Smith of Des Moines, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing, to whom was referred Senate File 210, a bill for an act relating to the price to be charged for legal publications, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WALDEN T. SMITH, *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 130, a bill for an act to amend section two hundred forty point five (240.5), Code 1946, 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.*

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 76, a bill for an act to establish a military service tax credit 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.

H. E. WEICHMAN, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 24, 87 and 159 and Senate File 20 under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 155 by Nielsen.

INTRODUCTION OF BILLS

House File 241, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend section four hundred fifty point seven (450.7), Code 1946, relating to the lien of inheritance taxes.

Read first time and referred to committee on judiciary 1.

House File 242, by Lawrence of Wapello and Van Eaton of

Woodbury, a bill for an act to amend section three hundred eighty-nine point nineteen (389.19), Code, 1946, relating to removal of snow and ice from sidewalks by cities and towns, including special charter cities, and assessment of the cost thereof.

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

House File 243, by Steinberg of Story, a bill for an act to amend section three hundred twenty-one point thirty-four (321.34), Code 1946, relating to renewal registration plates for motor vehicles by a new validation.

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

House File 244, by Anderson of Henry, Brown of Mahaska, Smith of Des Moines, Putney of Tama, Norland of Worth, Walter of Pottawattamie, Troeger of Wapello, Williams of Van Buren, Reed of Jefferson, Van Eaton of Woodbury, Sloane of Polk, Huston of Washington, and Lundy of Monroe (Bekman), a bill for an act to create an Iowa Legislative Council, describing its membership, defining its duties and powers and providing for an appropriation to carry out the duties of said council.

Read first time and referred to committee on departmental affairs.

House File 245, by Schwengel of Scott, Redman of Sac, McFarlane of Black Hawk, Hedin of Scott and Sloane of Polk, a bill for an act to amend chapter five hundred thirty-three (533), Code 1946, relating to credit unions.

Read first time and referred to committee on banks and banking.

House File 246, by Bass of Montgomery, Fimmen of Davis, Hendrix of Muscatine and Williams of Van Buren, a bill for an act to amend section two hundred thirty point twenty-five (230.25) Code 1946, relating to the lien on real estate for care furnished inmates of institutions.

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

House File 247, by Schwengel of Scott, Hedin of Scott, Humbert of Adams, Lynes of Bremer, Poston of Wayne, Nelson of Woodbury, Butler of Pocahontas and Knickerbocker of Linn, a

bill for an act relating to the authorization, issuance, and payment of county secondary road bonds.

Read first time and referred to committee on roads and highways.

House File 248, by Mills of Adair, Siefkas of Clarke, Saylor of Decatur, Huston of Washington and Moore of Butler; a bill for an act to amend chapter one hundred twenty-three (123), Code 1946, 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.

Koch of Palo Alto offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Wm. E. G. Saunders, who was a member of the Fortieth, Fortieth Extra, Forty-first, Forty-second and Forty-second Extra General Assemblies, died on January 16, 1947; therefore

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of four be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Koch of Palo Alto moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Koch of Palo Alto, Avery of Clay, Butler of Pocahontas and Loss of Kossuth.

MESSAGES FROM 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 206, a bill for an act relating to railway crossings with highways, streets and alleys.

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

House File 175, a bill for an act relating to the publication of

matters of general importance by municipalities, including special charter cities, or other political subdivisions.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENT TO HOUSE FILE 175

Amend House File 175 by striking from line four (4) of section one (1) the following: “, including special charter cities,”.

Further amend House File 175 by adding thereto a new section as follows: “Sec. 2. This act shall include cities and towns under special charter.”

SENATE MESSAGES CONSIDERED

Senate File 66, a bill for an act to amend section seven hundred sixteen and eleven hundredths (716.11), Code, 1946, relating to the throwing of stones or other substance or the discharge of fire arms at railroad equipment.

Read first time and referred to committee on railroads.

Senate File 67, a bill for an act to amend section one hundred nine and fifty-four hundredths (109.54), Code, 1946, relating to the shooting of a rifle on or across railroad right of way.

Read first time and referred to committee on railroads.

Senate File 206, a bill for an act to repeal sections four hundred seventy-eight point twenty-one (478.21), four hundred seventy-eight point twenty-five (478.25), and four hundred seventy-eight point twenty-six (478.26), Code of 1946, and to enact a substitute therefor relating to railway crossings with highways, streets and alleys.

Read first time and referred to committee on railroads.

Senate File 207, a bill for an act relating to abandoned towns and to amend section three hundred sixty-two point eighteen (362.18), Code 1946.

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

Senate File 208, a bill for an act to provide for the taxation of airplanes under the Iowa laws relating to sales and use tax; and amending sections four hundred twenty-two point forty-six (422.46), four hundred twenty-three point four (423.4), and three hundred twenty-eight point twenty-five (328.25), Code 1946.

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

Senate File 209, a bill for an act to amend section four hundred twenty-one point thirteen (421.13), Code 1946, relating to the duties of the secretary of the Iowa State Tax Commission.

Read first time and referred to committee on departmental affairs.

Senate File 210, a bill for an act relating to the price to be charged for legal publications.

Read first time and referred to committee on printing.

CONSIDERATION OF SENATE AMENDMENT

On request of McFarlane of Black Hawk, unanimous consent having been given, Senate File 41, a bill for an act to impose a sales tax of five per cent (5%) upon all liquor sold by the Iowa state liquor stores, for the purpose of providing revenue for incorporated cities and towns of the state for police purposes; providing for the collection of such tax by the state liquor control commission and for the apportionment thereof to the cities and towns of the state; and amending section one hundred twenty-three point eighteen (123.18) and section one hundred twenty-three point fifty (123.50), Code 1946, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO THE HOUSE AMENDMENT TO SENATE FILE 41

1. Amend section one (1) of the House amendment to Senate File 41 to read as follows: "Section one hundred twenty-three point fifty (123.50), Code 1946, is hereby amended by adding the following: 'Effective March 1, 1947, the state treasurer shall semi-annually distribute a sum of money equal to eight per cent (8%) of the gross amount of sales made by the state liquor stores to the cities, towns and counties of the state in the manner hereinafter provided. Five-eighths ($\frac{5}{8}$) of such amount shall be distributed to the cities and towns of the state in proportion to the population that each incorporated city and town bears to the total population of all incorporated cities and towns of the state as computed by the latest federal census, and three-eighths ($\frac{3}{8}$) of such amount shall be distributed to the counties of the state in proportion to the population that each county bears to the total population of all counties in the state as reported by the latest federal census. Such apportionment shall be made semi-annually as of July 1 and January 1 of each year. Warrants for the same shall be issued by the state comptroller upon certification of the state treasurer and mailed to the city clerk of each incorporated city and town of the state or county treasurer of each county and shall be made payable to such incorporated

city, town or county and shall be subject to expenditure under the direction of the city council, board of supervisors or other governing bodies of such incorporated city, town or county for any lawful municipal or county purpose.'"

2. Further amend the amendment adopted by the House to Senate File 41 by striking all after the word "act" in line 40 of said House amendment and all of lines 41 and 42 and inserting in lieu thereof the following: "distributing a sum of money equal to eight per cent (8%) of the gross amount of sales made by the state liquor stores, to cities, towns and counties."

McFarlane of Black Hawk moved that the House refuse to concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 5:

De Groote	Loss	Olson	Walter of
Hinrichs			Pottawattamie

The nays were, 97:

Ainsworth	Fulk	Lynes	Shepard
Anderson	Gannaway	McFarlane	Siefkas
Avery	Good	Mills	Sloane
Baker	Graham	Moore	Smith of Clayton
Bass	Hansen	Morrissey	Smith of
Beardsley	Hedin	Neal	Des Moines
Bents	Hendrix	Nelson of	Smith of Madison
Bloom	Hicklin	Buchanan	Steinberg
Bockwoldt	Humbert	Nelson of	Stevens
Boothby	Huston	Woodbury	Strawman
Brown of	Ingalls	Nicholas	Tesmer
Mahaska	Kerr	Noble	Troeger
Bryson	Kester	Norland	Turner
Burkman	Kilpatrick	Patrick	Utzig
Butler	King	Pieper	Van Eaton
Datisman	Klemesrud	Poston	Walker
Davis	Knickerbocker	Prange	Walter of
Donohue	Koch	Putney	Marshall
Duffield	Kosek	Rankin	Watson
Duffy	Krall	Redman	Weichman
Eckels	Kruse	Reed	Weiss
Edwards	Landsness	Robb	Wellington
Fiene	Langland	Saylor	Williams
Fimmen	Long	Schwengel	Wilson
Fletcher	Lucken	Scott	Mr. Speaker
Frei	Lundy		

Absent or not voting, 6:

Beman	Lawrence	Nielsen	Robinson
Brown of Monona	McEleney		

The House refused to concur in the Senate amendment to the House amendment to Senate File 41.

House File 7, a bill for an act to amend section two point six (2.6), Code 1946, relating to officers of the general assembly,

with report of committee recommending passage, was taken up for consideration.

Smith of Clayton called up the following amendment filed by him and moved its adoption:

Amend section one (1), lines four (4), and five (5) by striking therefrom the words "officer or employee" and inserting in lieu thereof the following: "of its officers or employees".

Amendment adopted.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend by adding after the word "employees" in line five (5) the following: "not to exceed one hundred and twenty (120) days".

Amendment 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, 105:

Ainsworth	Frei	Lundy	Scott
Anderson	Fulk	Lynes	Shepard
Avery	Gannaway	McEleney	Siefkas
Baker	Good	McFarlane	Sloane
Bass	Graham	Mills	Smith of Clayton
Beardsley	Hansen	Moore	Smith of
Beman	Hedin	Morrissey	Des Moines
Bents	Hendrix	Neal	Smith of Madison
Bloom	Hicklin	Nelson of	Steinberg
Bockwoldt	Hinrichs	Buchanan	Stevens
Boothby	Humbert	Nelson of	Strawman
Brown of	Huston	Woodbury	Tesmer
Mahaska	Ingalls	Nicholas	Turner
Brown of Monona	Kerr	Nielsen	Utzig
Bryson	Kester	Noble	Van Eaton
Burkman	Kilpatrick	Norland	Walker
Butler	King	Olson	Walter of
Datisman	Klemesrud	Patrick	Marshall
Davis	Knickbocker	Poston	Walter of
De Groote	Koch	Prange	Pottawattamie
Donohue	Kosek	Putney	Watson
Duffield	Krall	Rankin	Weichman
Duffy	Kruse	Redman	Weiss
Eckels	Landsness	Reed	Wellington
Edwards	Langland	Robb	Williams
Fiene	Long	Robinson	Wilson
Fimmen	Loss	Saylor	Mr. Speaker
Fletcher	Lucken	Schwengel	

The nays were: none.

Absent or not voting, 3:

Lawrence Pieper Troeger

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 section two point twenty (2.20), Code 1946, relating to current expenses of the General Assembly, with report of committee recommending passage, was taken up for consideration.

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:

Ainsworth	Frei	Lundy	Scott
Anderson	Fulk	Lynes	Shepard
Avery	Gannaway	McEleney	Siefkas
Baker	Good	McFarlane	Sloane
Bass	Graham	Mills	Smith of Clayton
Beardsley	Hansen	Moore	Smith of
Beman	Hedin	Morrissey	Des Moines
Bents	Hendrix	Neal	Smith of Madison
Bloom	Hinrichs	Nelson of	Steinberg
Bockwoldt	Humbert	Buchanan	Stevens
Boothby	Huston	Nelson of	Strawman
Brown of	Ingalls	Woodbury	Tesmer
Mahaska	Kerr	Nicholas	Turner
Brown of Monona	Kester	Nielsen	Utzig
Burkman	Kilpatrick	Noble	Van Eaton
Butler	King	Norland	Walker
Datisman	Klemesrud	Olson	Walter of
Davis	Knickerbocker	Patrick	Marshall
De Groot	Koch	Poston	Walter of
Donohue	Kosek	Prange	Pottawattamic
Duffield	Krall	Putney	Watson
Duffy	Kruse	Rankin	Weichman
Eckels	Landsness	Redman	Weiss
Edwards	Langland	Reed	Wellington
Fiene	Long	Robb	Williams
Fimmen	Loss	Saylor	Wilson
Fletcher	Lucken	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 6:

Bryson Lawrence Robinson Troeger
Hicklin Pieper

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

House File 58, a bill for an act to amend section three hundred ninety-six point twenty-two (396.22), Code 1946, relating to the

issuance of certain municipal bonds, and to permit the issuance of such bonds to an amount, including all other municipal debt, not exceeding five per cent (5%) of the actual value of the taxable property of the municipality and to permit cities and towns issuing such bonds for street improvements to pledge the street construction fund to the payment thereof, with report of committee recommending passage, was taken up for consideration.

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, 94:

Ainsworth	Frei	Lynes	Siefkas
Anderson	Fulk	McEleney	Sloane
Avery	Gannaway	McFarlane	Smith of Clayton
Baker	Good	Moore	Smith of
Bass	Graham	Morrissey	Des Moines
Beardsley	Hansen	Neal	Smith of Madison
Beman	Hendrix	Nelson of	Steinberg
Bents	Hinrichs	Buchanan	Stevens
Bloom	Humbert	Nelson of	Strawman
Boothby	Huston	Woodbury	Tesmer
Brown of	Ingalls	Nicholas	Turner
Mahaska	Kerr	Nielsen	Utzig
Brown of Monona	Kester	Noble	Van Eaton
Burkman	Kilpatrick	Olson	Walker
Butler	King	Pieper	Walter of
Datisman	Klemesrud	Prange	Marshall
De Groot	Knickerbocker	Putney	Walter of
Donohue	Koch	Rankin	Pottawattamie
Duffield	Kosek	Redman	Watson
Duffy	Krall	Reed	Weichman
Eckels	Landsness	Robb	Weiss
Edwards	Langland	Saylor	Wellington
Fiene	Long	Schwengel	Williams
Fimmen	Loss	Scott	Wilson
Fletcher	Lundy	Shepard	Mr. Speaker

The nays were, 3:

Hicklin	Norland	Poston
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Absent or not voting, 11:

Bockwoldt	Hedin	Lucken	Robinson
Bryson	Kruse	Mills	Troeger
Davis	Lawrence	Patrick	

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

House File 77, a bill for an act to amend section four hundred twenty-two point sixteen (422.16), Code 1946, relating to deductions for income tax of nonresidents by withholding agents, with

report of committee recommending passage, 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, 99:

Ainsworth	Frei	Loss	Schwengel
Anderson	Fulk	Lucken	Scott
Avery	Gannaway	Lynes	Shepard
Baker	Good	McEleney	Siefkas
Bass	Hansen	McFarlane	Sloane
Beardsley	Hedin	Mills	Smith of Clayton
Beman	Hendrix	Morrissey	Smith of
Bents	Hicklin	Neal	Des Moines
Bloom	Hinrichs	Nelson of	Smith of Madison
Bockwoldt	Humbert	Buchanan	Steinberg
Boothby	Huston	Nelson of	Stevens
Brown of	Ingalls	Woodbury	Strawman
Mahaska	Kerr	Nicholas	Tesmer
Brown of Monona	Kester	Nielsen	Turner
Bryson	Kilpatrick	Noble	Utzig
Burkman	King	Norland	Van Eaton
Butler	Klemesrud	Patrick	Walter of
Datisman	Knickerbocker	Pieper	Marshall
Davis	Koch	Poston	Walter of
De Groote	Kosek	Prange	Pottawattamie
Donohue	Krall	Putney	Watson
Duffy	Kruse	Rankin	Weiss
Eckels	Landsness	Redman	Wellington
Edwards	Langland	Reed	Williams
Fiene	Lawrence	Robinson	Wilson
Fimmen	Long	Saylor	Mr. Speaker
Fletcher			

The nays were, 3:

Graham	Robb	Weichman
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Absent or not voting, 6:

Duffield	Moore	Troeger	Walker
Lundy	Olson		

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

House File 89, a bill for an act providing for authority in cities and towns to collaborate with the federal government in flood control projects, to have all authority and power conferred by chapter three hundred ninety-five (395), Code 1946, in connection with such projects, to accept federal assistance and enter into necessary agreements with federal agencies in the promotion of

such projects, and after applying government aid to assess the cost to be borne by such city or town in the manner provided by section three hundred ninety-five point eleven (395.11), Code 1946, and levy the assessment therefor as provided by section three hundred ninety-five point twelve (395.12), Code 1946, and accept contributions therefor; and to enter into maintenance agreements with the federal government, with report of committee recommending passage, was taken up for consideration.

Langland of Winneshiek moved that the bill be read a last time now and placed 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:

Ainsworth	Fulk	Lucken	Scott
Avery	Gannaway	Lundy	Shepard
Baker	Good	Lynes	Siefkas
Bass	Graham	McEleney	Sloane
Beardsley	Hansen	McFarlane	Smith of Clayton
Beman	Hedin	Mills	Smith of
Bents	Hendrix	Moore	Des Moines
Bloom	Hicklin	Morrissey	Smith of Madison
Bockwoldt	Hinrichs	Neal	Steinberg
Boothby	Humbert	Nelson of	Stevens
Brown of	Huston	Buchanan	Strawman
Mahaska	Ingalls	Nelson of	Tesmer
Brown of Monona	Kerr	Woodbury	Turner
Bryson	Kester	Nicholas	Utzig
Burkman	Kilpatrick	Nielsen	Van Eaton
Butler	King	Noble	Walker
Datisman	Klemesrud	Olson	Walter of
De Groot	Knickerbocker	Patrick	Marshall
Donohue	Koch	Pieper	Walter of
Duffield	Kosek	Poston	Pottawattamie
Duffy	Kruse	Prange	Watson
Eckels	Krall	Putney	Weichman
Edwards	Landsness	Rankin	Weiss
Fiene	Langland	Redman	Wellington
Fimmen	Lawrence	Robb	Williams
Fletcher	Long	Saylor	Wilson
Frei	Loss	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 6:

Anderson	Norland	Robinson	Troeger
Davis	Reed		

The bill 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 amend chapter two hundred fifteen (215), and to amend section two hundred fifteen point

one (215.1), Code 1946, relating to inspection and installation of weights or measures, was taken up for consideration.

Lynes of Bremer called up the following amendments filed by him and moved their adoption:

Amend House File 211 by striking from line four (4) of section one (1) the words: "place a new" and insert in lieu thereof the words "install a".

Further amend section one (1) by striking from line five (5) the words "in operation".

Further amend by inserting after the word "scales" in line one (1) of subsection one (1) of section two (2), the words "of two thousand (2000) pounds capacity or more used for commercial purposes".

Further amend House File 211 by striking the period at the end of subsection one (1) of section two (2) and insert in lieu thereof the following: "which accurately record the weight on tickets provided for that purpose."

Further amend subsection one (1) of section two (2) by striking them from line one (1) the word "new".

Amendments adopted.

Sloane of Polk moved that House File 211 be deferred and that the bill retain its place on the calendar.

Motion prevailed and action on House File 211 was deferred.

SENATE FILE 79 SUBSTITUTED FOR HOUSE FILE 90

Prange of Marion asked and obtained unanimous consent to substitute Senate File 79 for House File 90.

Senate File 79, a bill for an act to legalize and validate proceedings taken by the City Council of the City of Pella, Iowa, authorizing and providing for the construction of extensions and improvements to its municipal electric light and power plant and the issuance and sale of revenue bonds to defray the cost thereof and pledging the net future revenues to pay said bonds, was taken up for consideration.

Prange 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:

Ainsworth
Anderson
Avery

Bass
Beardsley
Beman

Bents
Bloom
Bockwoldt

Boothby
Brown of
Mahaska

Brown of Monona	Ingalls	Nelson of	Sloane
Bryson	Kerr	Buchanan	Smith of Clayton
Burkman	Kester	Nelson of	Smith of
Butler	Kilpatrick	Woodbury	Des Moines
Datiman	King	Nicholas	Smith of Madison
Davis	Klemesrud	Nielsen	Steinberg
De Groote	Knickerbocker	Noble	Stevens
Duffy	Kosek	Olson	Strawman
Eckels	Koch	Patrick	Tesmer
Edwards	Krall	Pieper	Turner
Fiene	Kruse	Poston	Utzig
Fimmen	Landsness	Prange	Van Eaton
Fletcher	Langland	Putney	Walker
Frei	Lawrence	Rankin	Walter of
Fulk	Long	Redman	Marshall
Gannaway	Loss	Reed	Walter of
Graham	Lucken	Robb	Pottawattamie
Hedin	Lundy	Robinson	Watson
Hansen	Lynes	Saylor	Weichman
Hendrix	McEleney	Schwengel	Weiss
Hicklin	McFarlane	Scott	Williams
Hinrichs	Moore	Shepard	Wilson
Humbert	Morrissey	Siefkas	Mr. Speaker
Huston	Neal		

The nays were: none.

Absent or not voting, 8:

Baker	Duffield	Mills	Troeger
Donohue	Good	Norland	Wellington

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 three hundred thirteen point two (313.2), Code 1946, relating to reversion of highways no longer within the primary road system, with report of committee recommending passage, was taken up for consideration.

Ainsworth 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, 93:

Ainsworth	Brown of	Duffy	Graham
Anderson	Mahaska	Eckels	Hansen
Avery	Brown of Monona	Edwards	Hendrix
Baker	Bryson	Fiene	Hicklin
Bass	Burkman	Fimmen	Hinrichs
Beardsley	Butler	Fletcher	Humbert
Beman	Datiman	Frei	Huston
Bloom	Davis	Fulk	Kerr
Bockwoldt	De Groote	Gannaway	Kester
Boothby	Donohue	Good	Kilpatrick

Klemesrud	McFarlane	Robb	Utzig
Knickerbocker	Morrissey	Saylor	Van Eaton
Koch	Neal	Schwengel	Walker
Kosek	Nelson of	Scott	Walter of
Krall	Buchanan	Shepard	Marshall
Kruse	Nicholas	Siefkas	Walter of
Landsness	Nielsen	Sloane	Pottawattamie
Langland	Noble	Smith of Clayton	Watson
Lawrence	Norland	Smith of	Weichman
Long	Olson	Des Moines	Weiss
Loss	Pieper	Smith of Madison	Wellington
Lucken	Poston	Strawman	Williams
Lundy	Prange	Tesmer	Wilson
Lynes	Rankin	Turner	Mr. Speaker
McEleney	Reed		

The nays were: none.

Absent or not voting, 15:

Bents	King	Patrick	Steinberg
Duffield	Mills	Putney	Stevens
Hedin	Moore	Redman	Troeger
Ingalls	Nelson of	Robinson	
	Woodbury		

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

SENATE FILE 154 SUBSTITUTED FOR HOUSE FILE 207

Watson of O'Brien asked and obtained unanimous consent to substitute Senate File 154 for House File 207.

Senate File 154, a bill for an act to amend section eleven point three (11.3), Code 1946, relating to the audit of accounts of state highway commission, was taken up for consideration.

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, 100:

Anderson	Burkman	Fulk	Kilpatrick
Avery	Butler	Gannaway	King
Baker	Datisman	Good	Klemesrud
Bass	Davis	Graham	Knickerbocker
Beardsley	De Groote	Hansen	Koch
Bents	Donohue	Hedin	Kosek
Bloom	Duffield	Hendrix	Krall
Bockwoldt	Eckels	Hinrichs	Kruse
Boothby	Edwards	Humbert	Landsness
Brown of	Fiene	Huston	Langland
Mahaska	Fimmen	Ingalls	Lawrence
Brown of Monona	Fletcher	Kerr	Long
Bryson	Frei	Kester	Loss

Lucken	Nodland	Schwengel	Turner
Lundy	Olson	Scott	Utzig
Lynes	Patrick	Shepard	Van Eaton
McEleney	Pieper	Siefkas	Walker
Mills	Poston	Sloane	Walter of
Moore	Prange	Smith of Clayton	Pottawattamie
Morrissey	Putney	Smith of	Watson
Neal	Rankin	Des Moines	Weichman
Nelson of	Redman	Smith of Madison	Weiss
Buchanan	Reed	Steinberg	Wellington
Nicholas	Robb	Stevens	Williams
Nielsen	Robinson	Strawman	Wilson
Noble	Saylor	Tesmer	Mr. Speaker

The nays were, 1:

Duffy

Absent or not voting, 7:

Ainsworth	Hicklin	Nelson of	Troeger
Beman	McFarlane	Woodbury	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 208, a bill for an act relating to assessment for library funds in cities and towns, was taken up for consideration.

Mills of Adair moved that the bill be read a last time now and placed 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:

Ainsworth	Edwards	Krall	Poston
Anderson	Fiene	Landsness	Prange
Avery	Fimmen	Langland	Putney
Baker	Fletcher	Lawrence	Rankin
Bass	Frei	Long	Redman
Beardsley	Fulk	Loss	Reed
Beman	Gannaway	Lucken	Robb
Bents	Good	Lundy	Robinson
Bloom	Graham	Lynes	Saylor
Bockwoldt	Hansen	McEleney	Schwengel
Boothby	Hedin	McFarlane	Scott
Brown of	Hicklin	Mills	Shepard
Mahaska	Hinrichs	Moore	Siefkas
Brown of Monona	Humbert	Morrissey	Sloane
Bryson	Huston	Neal	Smith of Clayton
Burkman	Ingalls	Nelson of	Smith of
Butler	Kerr	Buchanan	Des Moines
Datisman	Kester	Nicholas	Smith of Madison
Davis	Kilpatrick	Nielsen	Steinberg
De Groot	King	Noble	Stevens
Donohue	Klemesrud	Norland	Strawman
Duffield	Knickerbocker	Olson	Tesmer
Duffy	Koch	Patrick	Turner
Eckels	Kosek	Pieper	Utzig

Van Eaton	Walter of	Weichman	Williams
Walker	Pottawattamie	Weiss	Wilson
Walter of	Watson	Wellington	Mr. Speaker
Marshall			

The nays were: none.

Absent or not voting, 4:

Hendrix	Kruse	Nelson of	Troeger
		Woodbury	

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

SENATE FILE 206 SUBSTITUTED FOR HOUSE FILE 209

Fimmen of Davis asked and obtained unanimous consent to substitute Senate File 206 for House File 209.

Senate File 206, a bill for an act to repeal sections four hundred seventy-eight point twenty-one (478.21), four hundred seventy-eight point twenty-five (478.25), and four hundred seventy-eight point twenty-six (478.26), Code 1946, and to enact a substitute therefor relating to railway crossings with highways, streets and alleys, was taken up for consideration.

Ainsworth 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, 100:

Ainsworth	Eckels	Klemesrud	Nielsen
Anderson	Edwards	Knickerbocker	Noble
Avery	Fiene	Koch	Norland
Baker	Fimmen	Kosek	Olson
Bass	Fletcher	Krall	Patrick
Beardsley	Frei	Kruse	Pieper
Beman	Fulk	Landsness	Putney
Bents	Gannaway	Langland	Rankin
Bloom	Good	Lawrence	Redman
Bockwoldt	Graham	Loss	Reed
Boothby	Hansen	Lucken	Robb
Brown of	Hedin	Lundy	Robinson
Mahaska	Hendrix	Lynes	Saylor
Brown of Monona	Hicklin	McEleney	Schwengel
Bryson	Hinrichs	McFarlane	Scott
Burkman	Humbert	Mills	Shepard
Butler	Huston	Moore	Siefkas
Datisman	Ingalls	Morrissey	Sloane
De Groote	Kerr	Neal	Smith of Clayton
Donohue	Kester	Nelson of	Smith of
Duffield	Kilpatrick	Buchanan	Des Moines
Duffy	King	Nicholas	Smith of Madison

Stevens	Van Eaton	Watson	Williams
Strawman	Walter of	Weichman	Wilson
Tesmer	Marshall	Weiss	Mr. Speaker
Turner	Walter of	Wellington	
Utzig	Pottawattamie		

The nays were: none.

Absent or not voting, 8:

Davis	Nelson of	Poston	Steinberg
Long	Woodbury	Prange	Troeger
			Walker

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

COMMUNICATION FROM STATE APPEAL BOARD

The following communication was received from the State Appeal Board:

HON. WILLIAM BEARDSLEY, *Chairman*
 Claims Committee of the House of Representatives
 House Chamber
 Dear Sir:

In accordance with the provisions of Chapter 25, Code, 1946, I hand you herewith State Highway Commission claims acted upon by the State Board of Appeal. Each claim bears the recommendation of the Board.

Claim No.	County	Name of Claimant	Amt. of Claim	Hi. Com. Rec.	App. Bd. Rec.
H-67-47	Webster	Wayne F. Ohrtman, Jolley, Iowa.....	\$ 47.00	\$ 47.00	\$ 47.00
H-68-47	Benton	Gerald Lenten, Blairstown, Iowa....	113.39	113.39	113.39
H-69-47	Shelby	Leo Barrett, Dedham, Iowa	209.06	209.06	209.06
H-70-47	Decatur	Allen E. Nelson, Roland, Iowa	29.71	Rejected	Rejected
H-71-47	Lyon	Isaac Boon, Rock Rapids, Iowa	22.66	22.66	22.66
H-72-47	Poweshiek	Standard Oil Co., Des Moines, Iowa..	51.62	51.62	51.62
H-73-47	To be presented later— investigation not completed.				
H-74-47	Van Buren	LeRoy Morrow, 1128 23rd St., Des Moines, Iowa..	525.00	Rejected	Rejected
H-75-47	Winneshiek	Joseph P. Swehla, Spillville, Iowa	67.10	67.10	67.10

Respectfully submitted,

WILHELMINE WEAVER,

Secretary to State Appeal Board.

Des Moines, Iowa.
 February 11, 1947.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 23, 30, 31, 38, 91 and 110, and Senate File 37.

LAWRENCE PUTNEY, *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 23, 30, 31, 38, 91 and 110 and Senate File 37.

BILLS SENT TO THE GOVERNOR

Putney of Tama, 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 February, 1947, sent to the Governor for his approval: House Files 23, 30, 31, 38, 48, 91, 110 and 169.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill: February 10, 1947, House File 105.

AMENDMENTS FILED

Amend House File 133 by inserting as a new section two (2) the following: "Frogs may be raised for commercial purposes only by those possessing a private fish hatchery license, and all of the provisions of section one hundred nine point sixty-four (109.64), Code 1946, applying to the regulation of fish hatcheries shall in a like manner apply to the propagation and handling of frogs."

By KLEMESRUD of Winnebago.

Amend House File 161 by inserting in section eight (8) line nine (9) after the word "States," the following "American Veterans of World War II (AmVets) and American Veterans Committee,"

UTZIG of Dubuque.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m., Wednesday, February 12, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 12, 1947.

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

Prayer was offered by the Reverend Gerald E. Graham, rector of St. Johns Episcopal Church, Keokuk, Iowa.

Journal of February 11 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Troeger of Wapello on request of Graham of Audubon.

PETITIONS

Krall of Johnson presented a petition signed by 13 members of the Iowa City Fire Department urging the support of bills favorable to the firemen of Iowa.

Referred to committee on cities and towns.

Schwengel of Scott presented a petition signed by 65 citizens of Polk county urging the passage of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 15 citizens of Davenport urging the passage of House Files 93 and 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution from the Ackley Parent-Teachers Association urging state aid for schools.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by 76 members of the Cattell Parent-Teachers Association urging the passage of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 17 citizens of Davenport urging the passage of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 134 citizens of Davenport urging the passage of House Files 93 and 113.

Referred to committee on schools and textbooks.

REPORTS OF COMMITTEES

Bryson of Hardin, 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 72, a bill for an act to provide for the assessment of the shares of stock of certain corporations organized under the laws of Iowa; imposing a tax upon the shares of stocks of such corporations, amending sections four hundred twenty-seven point one (427.1) and four hundred thirty-one point one (431.1), Code 1946, and repealing sections four hundred twenty-nine point eleven (429.11), four hundred twenty-nine point twelve (429.12), and four hundred twenty-nine point thirteen (429.13), Code 1946, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. BRYSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 65, a bill for an act to provide for the assessment and taxation of municipally owned public utilities, including gas, heating and electric plants, distribution systems, toll bridges and street railway or bus lines; imposing certain taxes upon such utilities; and amending sections four hundred twenty-seven point one (427.1), four hundred twenty-eight point twenty-four (428.24), four hundred twenty-eight point twenty-six (428.26), four hundred twenty-eight point twenty-eight (428.28), Code 1946, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. A. BRYSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 70, a bill for an act to amend section four hundred forty-one point four (441.4), Code 1946, relating to the assessment of property, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. BRYSON, *Chairman.*

Mills of Adair, from the committee on public libraries, submitted the following report:

MR. SPEAKER: Your committee on public libraries, to whom was referred House File 213, a bill for an act to provide for the establishment and maintenance of free public libraries for the use of rural inhabitants of counties, begs leave to report it 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.

I. R. MILLS, *Chairman*.

Referred to committee on ways and means.

Datisman of Lyon, from the committee on police regulations, submitted the following report:

MR. SPEAKER: Your committee on police regulations, to whom was referred House File 122, a bill for an act to amend chapter one hundred (100), Code 1946, relating to the powers and duties of the state fire marshal and relating to the keeping, storing, using, manufacturing, selling, handling, transporting or disposing of explosives, begs leave to report it 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*.

Van Eaton of Woodbury, 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 111, a bill for an act to amend section four hundred four point five (404.5), Code 1946, relating to fire department maintenance fund and the millage rate therein authorized, begs leave to report its 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 111 by striking the word "five" in line four (4), and substituting in lieu thereof the words "four and one half".

C. S. VAN EATON, *Chairman*.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 166, a bill for an act to amend the law as it appears in section three hundred sixty-three point thirty-six (363.36), Code 1946, providing for and fixing the time when cities shall make separate appropriations for all different expenditures thereof for each fiscal year, and repealing all laws in conflict therewith, begs leave to report it 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.

C. S. VAN EATON, *Chairman*.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File 31, a bill for an act to amend sections four hundred eleven point nine (411.9) and four hundred eleven point ten (411.10),

Code 1946, relating to retirement of members of the fire department who served in any branch of the armed forces of the United States or its allies during World War II and the fund contributed by municipalities for the retirement of such members, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 163, a bill for an act to amend the law as it appears in section five hundred sixty-three point one (563.1), Code 1946, relating to party walls and providing for concrete party walls, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 173, a bill for an act to repeal section four hundred thirteen point twenty-three (413.23), Code 1946, relating to the height of ceilings in private dwellings, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 161, a bill for an act relating to memorial halls and monuments for soldiers, sailors and marines, begs leave to report it 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.

C. S. VAN EATON, *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 205, a bill for an act to amend section four hundred sixteen point one hundred thirty-eight (416.138), Code 1946, relating to trees and shrubbery, begs leave to report it 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.*

Robb of Emmet, 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 133, a bill for an act relating to purchase, sale, possession or raising of frogs, begs leave to report it 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.

GEO. H. ROBB, *Chairman.*

Robinson of Delaware, 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 181, a bill for an act to amend certain sections of chapter three hundred twenty-four (324), Code 1946, relating to motor vehicle fuel tax, begs leave to report it 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 181 by striking the words "except for use in aircraft and" in line six (6) of Section five (5).

Further amend by striking all of section six (6) and renumbering the remaining sections accordingly.

GLENN E. ROBINSON, *Chairman.*

Olson of Mitchell, from the committee on public lands and buildings, submitted the following report:

MR. SPEAKER: Your committee on public lands and buildings, to whom was referred House File 189, a bill for an act to amend chapter two hundred and fifty (250), Acts of the Fifty-first General Assembly, relating to the purchase, conveyance and supervision of certain real estate in Wayne 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.

ALLERT G. OLSON, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 76, 83, 93, 130, 151 and Senate File 210 under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 45 by Davis and Smith of Clayton.

INTRODUCTION OF BILLS

House File 249, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend sections four hundred twenty point two hundred thirty-one (420.231) and four hundred twenty point two hundred thirty-four (420.234) Code, 1946, relating to the lien

of personal property taxes levied by special charter cities which collect their own taxes.

Read first time and referred to committee on judiciary 2.

House File 250, by Burkman of Polk, a bill for an act to amend section five hundred seventy-two point one (572.1), Code 1946, relating to mechanics' liens.

Read first time and referred to committee on judiciary 1.

House File 251, by Burkman of Polk, a bill for an act to amend section five hundred seventy-three point one (573.1), Code 1946, relating to labor and materials on public improvements.

Read first time and referred to committee on judiciary 1.

House File 252, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend section two hundred forty-nine point thirty-six (249.36), Code 1946, relating to per capita tax levied for purposes of old age assistance.

Read first time and referred to committee on old age assistance.

House File 253, by Donohue of Cedar, Hicklin of Louisa and Van Eaton of Woodbury, a bill for an act to amend section four hundred twenty-two point twelve (422.12), Code 1946, relating to deductions from computed tax for income purposes.

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

House File 254, by Hendrix of Muscatine, Hicklin of Louisa and Smith of Des Moines, a bill for an act to amend section four hundred sixty-one point one (461.1), Code 1946, providing for the cost of operating and making repairs and improvements to pumping station.

Read first time and referred to committee on drainage.

House File 255, by Long of Clinton, a bill for an act to amend section one hundred forty-seven point ten (147.10), Code 1946, 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 referred to committee on public health.

House File 256, by Nicholas of Cerro Gordo, a bill for an act relating to the sale of ammunition to minors.

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

House File 257, by Fletcher of Osceola and Van Eaton of Woodbury, a bill for an act authorizing the destruction and eradication of weeds and grasses in cities of the first class, and special charter cities, and assessment of the cost thereof, and prescribing notices therefor, and granting additional power and authority to be exercised by the city council of any such city.

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

House File 258, by Long of Clinton, a bill for an act relating to municipal courts with reference to the amount in value that may be attached when the demand is not founded on contract.

Read first time and referred to committee on judiciary 2.

House File 259, by Long of Clinton, a bill for an act relating to municipal courts with reference to proceedings auxiliary to execution.

Read first time and referred to committee on judiciary 2.

House File 260, by appropriations committee, a bill for an act to appropriate from the general fund of the state of Iowa for the period beginning March 15, 1947, and ending June 30, 1947, emergency funds for the department of public safety of the state of Iowa for the divisions of highway safety patrol, operators and chauffeurs license and motor vehicle accident statistics.

Read first time and passed on file.

House File 261, by Avery of Clay, a bill for an act to amend section one hundred thirty-eight point one (138.1), Code 1946, relating to the adoption of the county health unit plan.

Read first time and referred to committee on public health.

House File 262, by Avery of Clay, a bill for an act to amend sections one hundred thirty-seven point one (137.1), one hundred thirty-seven point two (137.2), one hundred thirty-seven point three (137.3), one hundred thirty-seven point eight (137.8), one hundred thirty-nine point twenty (139.20), one hundred forty

point thirty-four (140.34), and three hundred fifty-nine point seventeen (359.17), Code 1946, relating to local boards of health.

Read first time and referred to committee on public health.

House File 263, by Williams of Van Buren, Shepard of Lucas and Loss of Kossuth, a bill for an act to amend section three hundred thirty-seven point eleven (337.11), Code 1946, relating to boarding prisoners.

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

House File 264, by Nelson of Woodbury, a bill for an act to amend section four hundred fifty-five point one hundred forty-two (455.142), four hundred fifty-five point one hundred forty-three (455.143), four hundred fifty-five point one hundred forty-four (455.144), and four hundred fifty-five point one hundred forty-five (455.145), Code 1946, relating to the clean-out of an outlet drainage district outletting into said outlet ditch, and providing for notice and hearing of said clean-out and said assessment.

Read first time and referred to committee on drainage.

House File 265, by Steinberg of Story, a bill for an act to amend section three hundred twenty-one point four hundred sixty-six (321.466), Code 1946, relating to re-registration of a vehicle for increased gross weight.

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

Hedin of Scott offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Henry Thuenen, Jr., of Scott county, who was a member of the Twenty-eighth session of the General Assembly, passed away on July 5, 1942; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Hedin of Scott moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Hedin of Scott, Schwengel of Scott and McFarlane of Black Hawk.

Nelson of Woodbury offered the following House Concurrent Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE CONCURRENT RESOLUTION 9

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the Fifty-second General Assembly be held on Friday noon, February 14, 1947.

Be It Further Resolved: That Mr. Storm of radio station WOW be invited to show at this joint convention of the two houses of the General Assembly the picture on Development of Big Muddy, which he has shown to the South Dakota and Nebraska Legislatures.

Nelson of Woodbury moved its adoption.

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 195, a bill for an act relating to the Iowa Employment Security Act providing for contributions by employers, manner of keeping accounts, determination of employers' rate of tax, termination of coverage of employer and repealing certain acts.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 214, a bill for an act relating to penalties for violations of the barbering, barber shop, and barber school statutes.

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 contributing to own support in the soldiers' home.

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 the appropriation from the general fund of the state of Iowa emergency funds for the department of public safety.

Also: 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 to increase annual renewal fee for licenses to practice pharmacy.

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

Senate Concurrent Resolution 15, inviting Honorable Chauncey A. Weaver to address a joint session of the two houses in memory of the birth of former President Abraham Lincoln.

W. J. SCARBOROUGH, *Secretary.*

ADOPTION OF SENATE CONCURRENT RESOLUTION 15

Robinson of Delaware asked and obtained unanimous consent for the immediate consideration of Senate Concurrent Resolution 15.

SENATE CONCURRENT RESOLUTION 15

Be It Resolved by the Senate, the House Concurring: That a joint convention of the two houses be held at 11:15 o'clock, February 12, 1947, to be held in the House of Representatives of the Fifty-second General Assembly, in memory of the birth of former President Abraham Lincoln; and that the Honorable Chauncey A. Weaver of Des Moines, Polk county, Iowa, be invited to address the joint session.

Robinson of Delaware moved its adoption.

Motion prevailed and the resolution was adopted.

SENATE MESSAGES CONSIDERED

Senate File 195, a bill for an act to amend the law as it appears in chapter ninety-six (96), Code 1946, relating to the Iowa Employment Security Act; and section ninety-six point seven (96.7) of said chapter, relating to the payment of contributions by employers, the manner of keeping accounts with employers and charging to such accounts benefits paid to eligible individuals, and the determination of the employer's rate of contribution; also section ninety-six point eight (96.8), relating to the termination of coverage of said employers; also section ninety-six point nineteen (96.19), relating to the definition of the terms "annual payroll", "benefit year" and "taxable wages", and providing for the coverage under the Iowa Employment Security Act of any employer who is an employer under the Federal 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 214, a bill for an act relating to penalties for violations of the barbering, barber shop, and barber school statutes.

Read first time and referred to committee on public health.

Senate File 219, a bill for an act to amend section two hundred nineteen point fourteen (219.14), Code 1946, relating to contributing to own support in the soldiers' home.

Read first time and referred to committee on board of control.

Senate File 220, a bill for an act to appropriate from the general fund of the state of Iowa for the period beginning March 15, 1947, and ending June 30, 1947, emergency funds for the department of public safety of the state of Iowa for the divisions of highway safety patrol, operators and chauffeurs license and motor vehicle accident statistics.

Read first time and referred to committee on appropriations.

CONSIDERATION OF SENATE AMENDMENT

On request of Schwengel of Scott, unanimous consent having been given, House File 175, a bill for an act to amend chapter six hundred eighteen (618), Code 1946, relating to the publication of matters of general public importance by municipalities or other political subdivisions, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 175

Amend House File 175 by striking from line four (4) of section one (1) the following: ", including special charter cities,".

Further amend House File 175 by adding thereto a new section as follows: "Sec. 2. This act shall include cities and towns under special charter."

Schwengel of Scott moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in the Senate amendment to House File 175.

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, 82:

Anderson	Fletcher	Long	Saylor
Avery	Frei	Loss	Schwengel
Baker	Fulk	Lucken	Scott
Bass	Gannaway	Lundy	Smith of Clayton
Beman	Graham	Lynes	Smith of
Bents	Hansen	McEleney	Des Moines
Bloom	Hedin	McFarlane	Steinberg
Bockwoldt	Hinrichs	Mills	Strawman
Brown of	Humbert	Neal	Tesmer
Mahaska	Huston	Nelson of	Turner
Brown of Monona	Ingalls	Buchanan	Van Eaton
Bryson	Kerr	Nelson of -	Walter of
Burkman	Kester	Woodbury	Marshall
Butler	Kilpatrick	Noble	Walter of
Davis	King	Norland	Pottawattamie
Donohue	Knickerbocker	Patrick	Watson
Duffield	Koch	Pieper	Weichman
Duffy	Kosek	Putney	Weiss
Eckels	Krall	Rankin	Wellington
Edwards	Kruse	Redman	Williams
Fiene	Landsness	Robb	Wilson
Fimmen	Langland	Robinson	Mr. Speaker

The nays were: none.

Absent or not voting, 26:

Ainsworth	Hicklin	Olson	Sloane
Beardsley	Klemesrud	Poston	Smith of Madison
Boothby	Lawrence	Prange	Stevens
Datiman	Moore	Reed	Troeger
De Groote	Morrissey	Shepard	Utzig
Good	Nicholas	Siefkas	Walker
Hendrix	Nielsen		

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

CONSIDERATION OF BILLS

House File 17, a bill for an act to amend section three hundred twenty-five point eighteen (325.18), Code 1946, relating to the granting of an application for a motor carrier certificate, with report of committee recommending passage, was taken up for consideration.

Ainsworth 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, 99:

Ainsworth	Bass	Bloom	Brown of
Anderson	Beardsley	Bockwoldt	Mahaska
Baker	Bents	Boothby	Brown of Monona

Bryson	Ingalls	Morrissey	Siefkas
Burkman	Kerr	Neal	Sloane
Butler	Kester	Nelson of	Smith of Clayton
Datisman	Kilpatrick	Buchanan	Smith of
Davis	King	Nelson of	Des Moines
De Groote	Klemesrud	Woodbury	Smith of Madison
Donohue	Knickerbocker	Nicholas	Steinberg
Duffield	Koch	Nielsen	Strawman
Duffy	Kosek	Noble	Tesmer
Eckels	Krall	Norland	Turner
Edwards	Kruse	Patrick	Van Eaton
Fiene	Landsness	Pieper	Walker
Fimmen	Langland	Poston	Walter of
Fletcher	Lawrence	Prange	Marshall
Frei	Long	Putney	Walter of
Fulk	Loss	Rankin	Pottawattame
Gannaway	Lucken	Redman	Watson
Good	Lundy	Reed	Weichman
Graham	Lynes	Robb	Weiss
Hedin	McEleney	Saylor	Wellington
Hendrix	McFarlane	Schwengel	Williams
Hinrichs	Mills	Scott	Wilson
Humbert	Moore	Shepard	Mr. Speaker
Huston			

The nays were: none.

Absent or not voting, 9:

Avery	Hicklin	Robinson	Troeger
Beman	Olson	Stevens	Utzig
Hansen			

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

Senate File 21, a bill for an act to repeal chapter five hundred forty-nine (549), Code 1946, pertaining to adoption, registration, awarding, establishing regulations to award, revoke and prohibit the unauthorized use of the trade-mark "Made in Iowa" and the penalty prescribed therefor and to amend chapter twenty-eight (28), Code 1946, relating to the Iowa development commission, adopting, registering, and awarding the use of the trade-mark or label "Made in Iowa," and to revoke the unauthorized use thereof and to provide penalties for the unauthorized use of said trade-mark, 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, 97:

Ainsworth	Fletcher	Lucken	Schwengel
Anderson	Frei	Lundy	Scott
Avery	Fulk	Lynes	Shepard
Baker	Gannaway	McEleney	Siefkas
Bass	Good	McFarlane	Smith of Clayton
Beardsley	Hansen	Mills	Smith of
Beman	Hendrix	Morrissey	Des Moines
Bents	Hinrichs	Neal	Smith of Madison
Bloom	Humbert	Nelson of	Strawman
Bockwoldt	Huston	Buchanan	Tesmer
Boothby	Ingalls	Nelson of	Turner
Brown of	Kerr	Woodbury	Utzig
Mahaska	Kester	Nicholas	Van Eaton
Brown of Monona	Kilpatrick	Nielsen	Walker
Bryson	King	Noble	Walter of
Burkman	Klemesrud	Norland	Marshall
Butler	Knickerbocker	Olson	Walter of
Datisman	Koch	Patrick	Pottawattamie
Davis	Kosek	Poston	Watson
De Groot	Krall	Prange	Weichman
Donohue	Kruse	Putney	Weiss
Duffield	Landsness	Rankin	Wellington
Duffy	Langland	Redman	Williams
Eckels	Lawrence	Reed	Wilson
Edwards	Long	Robb	Mr. Speaker
Fiene	Loss	Saylor	

The nays were: none.

Absent or not voting, 11:

Fimmen	Hicklin	Robinson	Stevens
Graham	Moore	Sloane	Troeger
Hedin	Pieper	Steinberg	

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

SENATE FILE 158 SUBSTITUTED FOR HOUSE FILE 214

Van Eaton of Woodbury asked and obtained unanimous consent to substitute Senate File 158 for House File 214.

Senate File 158, a bill for an act to amend section three point sixteen (3.16), Code 1946, relating to the cost of publishing the laws of the General Assembly, 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, 97:

Ainsworth	Baker	Bloom	Brown of
Anderson	Bass	Bockwoldt	Mahaska
Avery	Beman	Boothby	Brown of Monona

Bryson	Huston	Neal	Sloane
Burkman	Ingalls	Nelson of	Smith of Clayton
Butler	Kerr	Buchanan	Smith of Madison
Datisman	Kester	Nelson of	Steinberg
Davis	Kilpatrick	Woodbury	Stevens
De Groote	King	Nicholas	Strawman
Donohue	Knickerbocker	Noble	Tesmer
Duffy	Koch	Olson	Turner
Eckels	Kosek	Patrick	Utzig
Edwards	Krall	Poston	Van Eaton
Fiene	Kruse	Prange	Walker
Fimmen	Landsness	Putney	Walter of
Fletcher	Langland	Rankin	Marshall
Frei	Lawrence	Redman	Walter of
Fulk	Long	Reed	Pottawattamie
Gannaway	Loss	Robb	Watson
Good	Lucken	Robinson	Weichman
Graham	Lundy	Saylor	Weiss
Hansen	Lynes	Schwengel	Wellington
Hedin	McEleney	Scott	Williams
Hendrix	Mills	Shepard	Wilson
Hinrichs	Moore	Siefkas	Mr. Speaker
Humbert	Morrissey		

The nays were: none.

Absent or not voting, 11:

Beardsley	Hicklin	Nielsen	Smith of
Bents	Klemesrud	Norland	Des Moines
Duffield	McFarlane	Pieper	Troeger

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 relating to the license fees for public sales, was taken up for consideration.

Weichman of Benton moved to defer House File 215 and that it retain its place on the calendar.

Motion prevailed and action on House File 215 was deferred.

House File 217, a bill for an act relating to the government and management of institutions under the board of control, 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:

Ainsworth	Bass	Bloom	Brown of
Anderson	Beardsley	Bockwoldt	Mahaska
Avery	Beman	Boothby	Brown of Monona
Baker	Bents		Bryson

Burkman	Ingalls	Nelson of	Smith of Clayton
Butler	Kerr	Buchanan	Smith of
Datisman	Kester	Nelson of	Des Moines
Davis	Kilpatrick	Woodbury	Smith of Madison
De Groot	King	Nicholas	Steinberg
Donohue	Klemesrud	Noble	Stevens
Duffield	Knickerbocker	Norland	Strawman
Duffy	Koch	Olson	Tesmer
Eckels	Kosek	Patrick	Turner
Edwards	Krall	Pieper	Utzig
Fiene	Kruse	Poston	Van Eaton
Fimmen	Landsness	Prange	Walker
Fletcher	Langland	Putney	Walter of
Frei	Lawrence	Rankin	Marshall
Gannaway	Long	Redman	Walter of
Good	Loss	Reed	Pottawattamie
Graham	Lucken	Robb	Watson
Hansen	Lynes	Robinson	Weichman
Hedin	McEleney	Saylor	Weiss
Hendrix	McFarlane	Schwengel	Wellington
Hicklin	Mills	Scott	Williams
Hinrichs	Moore	Shepard	Wilson
Humbert	Morrissey	Siefkas	Mr. Speaker
Huston	Neal	Sloane	

The nays were: none.

Absent or not voting, 4:

Fulk Lundy Nielsen Troeger

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 relating to salaries of officials and employees of institutions under the supervision of the board of control, 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, 102:

Ainsworth	Bryson	Fulk	King
Anderson	Burkman	Gannaway	Klemesrud
Avery	Butler	Good	Knickerbocker
Baker	Datisman	Graham	Koch
Bass	Davis	Hansen	Kosek
Beardsley	Donohue	Hedin	Krall
Beman	Duffield	Hendrix	Kruse
Bents	Duffy	Hicklin	Landsness
Bloom	Eckels	Hinrichs	Langland
Bockwoldt	Edwards	Humbert	Lawrence
Boothby	Fiene	Huston	Long
Brown of	Fimmen	Kerr	Loss
Mahaska	Fletcher	Kester	Lucken
Brown of Monona	Frei	Kilpatrick	Lynes

McEleney	Olson	Scott	Walker
McFarlane	Patrick	Shepard	Walter of
Mills	Pieper	Siefkas	Marshall
Moore	Poston	Sloane	Walter of
Morrissey	Prange	Smith of Clayton	Pottawattamie
Neal	Putney	Smith of Madison	Watson
Nelson of	Rankin	Steinberg	Weichman
Buchanan	Redman	Stevens	Weiss
Nelson of	Reed	Strawman	Wellington
Woodbury	Robb	Tesmer	Williams
Nicholas	Robinson	Turner	Wilson
Noble	Saylor	Utzig	Mr. Speaker
Norland	Schwengel	Van Eaton	

The nays were: none.

Absent or not voting, 6:

De Groote	Lundy	Smith of	Troeger
Ingalls	Nielsen	Des Moines	

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

SENATE FILE 64 SUBSTITUTED FOR HOUSE FILE 80

Burkman of Polk moved that Senate File 64, as amended, be substituted for House File 80.

Motion prevailed.

Robinson of Delaware 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: Robinson of Delaware, Ainsworth of Dickinson and Donohue of Cedar.

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 Pro Tempore of the Senate and the honorable body of the Senate.

The President Pro Tempore 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 Senate Concurrent Resolution 15, duly adopted, the Joint Convention was called to order; Richard V. Leo, President Pro Tempore, presiding.

Sloane of Polk moved that the roll call be suspended.

Motion prevailed.

Senator Elthon moved that a committee of three be appointed to escort Mr. Chauncey A. Weaver to the Speaker's station.

Motion prevailed and the President Pro Tempore appointed as a committee: Senator Bekman, Senator Faul and Representative Robinson.

The committee escorted Mr. Weaver to the Speaker's station.

Schwengel of Scott addressed the Joint Convention as follows:

MR. SPEAKER, MEMBERS OF THE HOUSE, MEMBERS OF THE SENATE AND GUESTS:

I address you in humility because I sincerely believe no one can do justice to Lincoln in words. The greatest compliment that can be paid him is an exemplification of what he stood for.

I feel that I should explain my appearing on the program at this time. It was the intention of the senior gentleman from Scott and myself to bring before this House body the Honorable Judge Bollinger of Davenport, a life student of Lincoln, and who in his lifetime has made a collection of Lincoln books, valued conservatively at \$60,000. He has provided in his will that at his death this collection become the property of Iowa, with the University of Iowa as custodian. In his inability to be here today I speak as a compliment to him, using Lincoln as a subject.

Forty-seven years ago today that great and eminent author, Edwin Markham, uttered these words at the occasion of a Republican meeting at the Del Monica Club in New York City:

LINCOLN, THE MAN OF THE PEOPLE

When the Norn-Mother saw the Whirlwind Hour,
Greatening and darkening as it hurried on,
She bent the strenuous Heavens and came down
To make a man to meet the mortal need.
She took the tried clay of the common road—
Clay warm yet with the genial heat of Earth,
Dashed through it all a strain of prophecy;
Then mixed a laughter with the serious stuff.
It was a stuff to wear for centuries,

A man that matched the mountains, and compelled
The stars to look our way and honor us.

The color of the ground was in him, the red earth;
The tang and odor of the primal things—
The rectitude and patience of the rocks;
The gladness of the wind that shakes the corn;
The courage of the bird that dares the sea;
The justice of the rain that loves all leaves;
The pity of the snow that hides all scars;
The loving-kindness of the wayside well;
The tolerance and equity of light
That gives as freely to the shrinking weed
As to the great oak flaring to the wind—
To the grave's low hill as to the Matterhorn
That shoulders out the sky.

And so he came.

From prairie cabin up to Capitol,
One fair Ideal led our chieftain on.
Forevermore he burned to do his deed
With the fine stroke and gesture of a king.
He built the rail-pile as he built the State,
Pouring his splendid strength through every blow,
The conscience of him testing every stroke,
To make his deed the measure of a man.

So came the Captain with the mighty heart:
And when the step of Earthquake shook the house,
Wrenching the rafters from their ancient hold,
He held the ridgepole up, and spiked again
The rafters of the Home. He held his place—
Held the long purpose like a growing tree—
Held on through blame and faltered not at praise.
And when he fell in whirlwind, he went down
As when a kingly cedar green with boughs
Goes down with a great shout upon the hills,
And leaves a lonesome place against the sky.

Senator Bekman introduced to the Joint Convention, Mr. Chauncey A. Weaver who addressed the Joint Convention as follows:

The poet Wordsworth once said of the organ-voiced Milton, who had preceded him a century before,

"Thy soul was like a star, and dwelt apart!"

We are concerned at this hour with a star of first magnitude in the over-arching sky of American history. Although we have been gazing at this luminary for quite awhile, the fascination of its pure white light remains unbroken. Its isolation is still impressive; its mystery profound.

Surely, once a year is not too often to meet together where from some altitude of retrospection we may renew the contemplation thereof.

It is one hundred and thirty-eight years ago today that Abraham Lincoln was born. Amid surroundings as lowly as those into which the Son of God was ushered, this Child of Destiny came. The father, an uncouth and unlettered Kentucky backwoodsman, placed the newborn babe upon its mother's breast—that mother of whom it has been said:

"Dim as the dream of a shifting mirage, her face and figure waver through the mists of time and rumor."

"They buried her there, in the forest gloom;
Mourned her a space, then stolidly moved on,
And left the winds to strew her lonely tomb,
With withered leaves, and drifting snow, anon;
But sleeping there, perhaps—perhaps she knew,
When all her mother dreams at last came true!"

On that day the Republic had seen less than a third of a century of national existence. Its population was under nine million people. The administration of President Thomas Jefferson was just reaching its twilight hour. Daniel Webster, whose trumpet-tongue would one day expound the Constitution and proclaim its majesty as fundamental law at the bar of public opinion, was only twenty-eight years old. Henry Clay, who sought to stem the rising tide of anti-slavery sentiment and guide its gathering forces into the quieter channels of compromise, by the magic wand of his wonderful eloquence, was thirty-two.

In that vast arena, part settlement and part wilderness, which would eventually witness the mighty drama of coming years, could human imagination paint a more pathetic picture of obscurity and desolation than that log cabin among the vales of Kentucky, where the infant child of Thomas and Nancy Lincoln first blinked its wondering eyes against the light of day?

Are you people interested in the study of contrasts? Then compare the early boyhood of Abraham Lincoln with that of the youth of today. So far as known he never owned a sled, or a ball and bat, or a pair of skates, or a bicycle. In fact, for little Abe, there was not even a school—except the school of poverty and privation.

But, "Sweet are the uses of adversity, which, like the toad, ugly and venomous, wears yet a precious jewel in his head. And this our life, exempt from public haunt, finds tongues in trees, books in the running brooks, sermons in stones, and good in everything."

From such a university did our hero emerge, with a degree from whose parchment the ink was to never fade.

Growing up amid forest solitudes, in a region where culture was unknown, suddenly a shadow fell across his pathway which never quite lifted. His mother passed away. His sorrow seemed almost unbearable. Then came a period of loneliness which remained unbroken until a step-mother arrived at that crude and desolate home. And she left this testimony:

"He never gave me a cross or hesitating word or look. His mind and

mine, what little I had, ran together. He was the best boy that ever lived."

By slow and tedious steps the young lad mastered the alphabet and learned to read. With less than six months all told inside a school house there was awakened within him an insatiable appetite for books. One of his biographers records:

"The books at home exhausted, he ranged the countryside in search of more—an intellectual prowler for the sustenance of the printed page."

Few volumes came to gladden his lonely hours but he mastered those which reached his hands. The Bible, that incomparable wellspring of purest English diction, Weems' "Life of Washington," Bunyan's "Pilgrim Progress," one lone law book and, after awhile, a volume of Shakespeare—these laid the foundation of that style of composition and public speaking which later on was to produce the Second Inaugural Address and the immortal utterance at the field of Gettysburg.

Measured in the light of how he struggled, of what he did, and what he became, how easy it is to linger over every page of that strange and haunting story. Little did I realize the magnitude of the task assumed when cheerfully agreeing to the eminently appropriate suggestion of a thirty minute limitation for this address.

Can you pour the ocean into your drinking cup? Can you empty the skies of their azure blue into the hollow of your hand? Can you encompass the serene and lofty heights or the abysmal depths of this gigantic personality through the medium of an after-dinner panegyric?

Let us be content if in this hour of historic memory we may but touch the garment-hem of Abraham Lincoln's greatness.

The boy grew up to man's estate, as boys will do. How tall he was—six feet and four! His physical stature seemed to symbolize the loftiness of his figure in the councils of the nation in later days, so that men said of him:

"His seer-like vision could look beyond the smoke and dust of present conflict into a future bright, honorable and free. His head was so near the stars it sometimes seemed as though he were listening to the music of the Choir Invisible!"

Boys not only grow up but their next step is usually to leave home. Such a day came to young Lincoln. There was never much of sympathetic comradeship between the father and son; but he hated to leave his step-mother, of whom he never failed to speak words of affection and gratitude. But while splitting rails by day, or brooding beneath the stars at night, or trying between times to absorb and assimilate the message of an occasional book, he felt a quickening of impulse to wander out into the illimitable fields of the unknown. As Beveridge records it:

"And so he drifted across and down the Ohio to a landing place on the Indiana bank, like a piece of human flotsam thrown forward by the surging tide of immigration, the black and prodigious depths of a mighty woods before him."

Passing over that transitory period in southern Indiana we now follow Lincoln to the land of new adventures. What a commonplace preparation for a career which was to challenge the wonder of mankind!

First a helper in a crossroads country grocery store at Salem; later operator of a ferry-boat; at quite regular intervals a referee in wrestling matches; finally a Captain in the Black Hawk Indian war—yet all the while intensely interested in everything that was going on about him, and eagerly absorbing all that he heard from afar. Then blossomed the long cherished purpose to study law. Admitted to the bar he removed to Springfield where the unfolding of that remarkable career began. From one circuit court to another he traveled—a character so grotesque in appearance that the frivolous never failed to laugh; and yet, there was something in the mind and heart of that awkward and ungainly figure that attracted thinking men and women, and caused them to listen and to reflect, and to say to one another, “He may be heard from some day.”

To appreciate Lincoln as a lawyer we must view him from the standpoint of his own times. The country was new. The west was in the early stages of development. Railroads were just beginning to appear. Education was at a low ebb. College graduates were few. Law office libraries with one hundred volumes on the shelves in a country town were extremely rare. Lincoln was thoroughly versed in everything he had read but in the nature of things his range of legal reading had not been extensive. He did know the book of human nature and this power of analysis stood him in good hand as a jury trial lawyer in the country circuit courts of Illinois. The records show that in the trial courts he won more cases than he lost, but in the appellate courts his success was not phenomenal. The record is that in the supreme court of Illinois he argued one hundred and seventy-five cases. He was successful in ninety-six and a loser in seventy-nine. A singular feature of his practice was that he seldom appeared for the plaintiff; he was at his best on the defensive side of a lawsuit.

Another notable characteristic was the fact that Lincoln was one of the poorest chargers known to the legal profession of that day. “You must think I am a high-priced man,” he once wrote to a client who had sent him a fee of twenty-five dollars. “You are too liberal with your money. Fifteen dollars is enough for the job. I herewith return to you a ten dollar bill.”

An idiosyncrasy for which the present day generation of lawyers is not particularly noted.

There is one story in connection with Lincoln’s career at the bar which I cannot forego narrating as it is so illustrative of the inborn character of the man.

This story involves the case of McCormick v. Manny, et al., and is known as the “Reaper Case.” The name of McCormick, in connection with the manufacture of harvesting machinery was just commencing to attract wide public attention—especially through the grain growing area of the west. The McCormicks had invented their machine and had moved to Chicago as a place of more advantageous exploitation. John Manny of Rockford, Illinois, a rival manufacturer, was sued by McCormick for infringement of patent. Manny was joined in defense by several manufacturers in the east who were bent upon putting Mc-

Cormick out of business, or at least breaking the monopoly of the harvester trade which he was rapidly acquiring. It was expected the case would be tried in Chicago. The best lawyers in the country were retained. The defense believed it wise to have a country lawyer from Illinois as co-counsel and accordingly A. Lincoln of Springfield was retained. Lincoln made preparation. A change of venue was secured and the cause remanded to Cincinnati for trial. Lincoln arrived at Cincinnati when the case was assigned. Appearing as head counsel for the defense was Edwin M. Stanton. As we would say in these modern times, Stanton gave Lincoln "the once over" and never looked at, or spoke to, him during the engagement. Lincoln had prepared himself to argue upon the merits but he was not so much as asked to sit at the counsel table.

But Lincoln remained in the court room. He took copious notes. He was an intent listener. When the trial had ended the country lawyer wended his lonely way back to Springfield. Not one word of confessed humiliation or chagrin escaped his lips. He simply said to those who condescended to speak to him, "I'm going home to study law! I'm going home to study law!"

You members of the bar, how would you have met a rebuff of that kind? I almost tremble to think what I would have done! What did Abraham Lincoln do when the opportunity came to even up that Cincinnati score? Ten years had rolled by—a decade in which the long gathering forces of an irrepressible conflict had met with impact so challenging that the prairies of the west were on fire; the north had said to the south the guns of Sumter have sounded the death knell of your cherished institution; and the voice of freedom, speaking through the Republican party of that day, had turned from Seward and from Sumner and from Chase, and selected Abraham Lincoln of Springfield, Illinois, as a standard-bearer. He had vanquished Douglass in the most memorable series of debates known to the annals of forensic conquest and from farthest east to farthest west was heard the cry, "Lincoln, the man of the hour!"

And to the national capital Abraham Lincoln came! He was the chief magistrate of a nation whose perpetuity was threatened. The hideous leer of treason could be seen within the very halls of state. The serpent hiss of secession had poisoned the Potomac atmosphere. Amid such surroundings he must choose a cabinet. What an hour for one exultant with the consciousness of official power! He scanned the horizon in his search for men. Did he say, Now is the time to punish enemies? Now is the time to reward my friends? He said nothing of the kind. Amid the encircling gloom of oncoming civil war he discerned the figure of Edward M. Stanton, the distinguished lawyer who had spurned him during the trial of the McCormick case at Cincinnati, and he beckoned him to come. "You are to be my attorney general," said he. And Stanton came. Four years later, Stanton stood by Lincoln's side as he breathed his last—the victim of treason's climacteric assassination—and said, "Now he belongs to the ages!"

How wondrously true thy words, O Galileean, "He that exalteth him-

self shall be abased; but he that humbleth himself shall be exalted!"

The election of Lincoln to the presidency brought him to the seat of national government where he was to become a central figure in the most stormy and tempestuous period the Republic had ever known.

On April 12, 1861, the booming of Confederate guns at Sumter was a signal that the period of compromise had passed and that civil war was at hand.

Anxious and wearisome weeks and months went by. Things were going wrong on the field of battle. Incompetent commanders were being replaced with other untried men. Northern copperheads were proclaiming the doctrine of distrust, giving aid and comfort to the enemy, and predicting ultimate defeat for the union forces. The daily and weekly press were finding fault with Grant—to Lincoln's mind the most hopeful and reassuring figure on the armed horizon. Cabinet officers were bickering among themselves and constantly finding fault with their executive head.

Professional grafters and parasitic profiteers were sucking the nation's very life blood. Horace Greeley, of the New York Tribune, arch-oracle of human freedom in ante-bellum days, became panic stricken with the firing of the first gun, and looking out over the seceding states, sweetly counseled in his editorial columns, "Let the erring sisters go in peace!"

It was no time for a weakling in the White House. In this seething cauldron of national bewilderment and semi-despair, stood Lincoln—

As some tall cliff that lifts its awful form,
Swells from the vale, and midway leaves the storm;
Though round its breast the rolling clouds are spread,
Eternal sunshine settles on its head.

Dark was the year of 1861; darker was 1862; and darkest was 1863. But after Chancellorsville came Gettysburg; and after Gettysburg came the triumphant Siege of Vicksburg, and the Battle of the Wilderness, Chickamauga, Lookout Mountain, Atlanta and the March to the Sea.

Then came Appomattox, the surrender of Lee and peace.

Four years before, Abraham Lincoln had stood upon the front porch of the White House and uttered these prophetic words:

"The mystic chords of memory, stretching from every battlefield and patriot's grave to every living heart and hearthstone in this broad land, grandly swell the chorus of the union, when touched, as surely as they will be, by the better angels of our nature."

And now a grateful nation exalted him a second time to be their chief magistrate. Again he stood upon that White House porch. Amid the receding shadows of those four years in which he had made vicarious sacrifice as a man of sorrows and acquainted with grief, he looked out over a war-smitten nation—including a vanquished confederacy, and said:

"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."

One year, one month and eleven days from that hour, Abraham Lincoln was dead. A nation benumbed with sorrow, and eyes wet with tears, carried him back to his Springfield, Illinois, home, where the prairie winds might chant his eternal requiem.

There was an incident in the closing days of Lincoln's life which some of his biographers have overlooked. To my mind it is one of the key-notes to the mysterious nature of the man.

The Civil war had terminated in victory for the North. But the passions generated by conflict had not burned themselves out. There were still forebodings which seemed to temper the joys of peace.

Lincoln was seated in his White House office chair. Senators, congressmen, cabinet members, politicians of high, mediocre and low degree, were coursing their way through the room—*anxious to reach the presidential ear with affairs of state and problems purely personal.* In such a stage setting, Lincoln reached to a bookshelf and took down a volume of Shakespeare. Turning to Macbeth he read the following lines aloud to the impatient multitude:

Duncan is in his grave;
 After life's fitful fever he sleeps well;
 Treason has done his worst; nor steel, nor poison,
 Malice domestic, foreign levy, nothing,
 Can touch him further.

Out of the profundities of his nature—was this an uncanny premonition of the fate which was to overtake him?

Within thirty days after this White House episode—Abraham Lincoln was dead.

More than thirty years ago we heard Bishop Charles H. Fowler of Buffalo, N. Y., deliver his great platform masterpiece on Abraham Lincoln. I shall never forget his opening sentences and the classification of world leadership which he gave. He said:

"Mankind will never forget Abraham, or Moses, or Leonidas, or Cincinnatus, or Pericles, or Paul, or Richelieu, or Cromwell, or Washington.

"Mankind will never forget the hero we add to their little company—Abraham Lincoln, who had the faith of Abraham, the leadership of Moses, the courage of Leonidas, the contentment of Cincinnatus, the statesmanship of Pericles, the massive intellectual force of St. Paul, the political sagacity of Richelieu, the moral integrity of Cromwell and the patriotism of Washington."

And so, my friends, I present for your earnest consideration and study, the life story of Abraham Lincoln, Prophet of God, who, though born in obscurity, came by divine appointment to do a great work, and who lighted and placed a torch on the ramparts of **human freedom which the centuries cannot quench.**

Abraham Lincoln—

"A blend of mirth and sadness, smiles and tears;
 A quaint 'knight errant' of the Pioneers;

A homely hero born of star and sod;
A peasant prince; a masterpiece of God."

My fellow-citizens:

It is quite possible that the matters and things herein reviewed have come to most of you with the familiarity of a thrice told tale.

Since that tragic hour when his name was inscribed in the annals of martyrdom, every word, deed and fragment of his strange career have been subjected to the most exacting scrutiny. Biographers have explored every known trail. That which was hidden has been revealed. The man he was and the part he played in the great drama of his time have become the treasured lore of a common American firside.

All of which leads us to conclude with the observation of another:

"There is no new thing to be said of Lincoln. There is no new thing to be said of the mountains, or of the sea, or of the stars. The years go their way but the same old mountains lift their granite shoulders above the drifting clouds; the same mysterious sea beats upon the shore, and the same silent stars keep holy vigil above a troubled world. But to mountains, sea and stars men turn forever in unwearied homage."

"And thus with Lincoln. For he was mountain in grandeur of soul; he was sea in deep undertone of mystic loneliness; he was star in steadfast purity of purpose and sacrificial service.

"And he abides."

Senator Bekman expressed his gratitude and appreciation to Mr. Weaver for appearing before the Joint Convention.

On motion by Senator Elthon the Joint Convention was dissolved.

The House reconvened, Speaker Kuester in the chair.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills: February 11, 1947, House Files 23, 30 and 31.

AMENDMENTS FILED

Amend Senate File 64 by striking therefrom all after the enacting clause and by inserting in lieu thereof the following:

Section 1. That section six hundred two point thirteen (602.13), Code 1946, is hereby amended by adding thereto the following new paragraph:

"The clerk of the Municipal Court may destroy all court files of civil actions and criminal informations, except those relating to juvenile proceedings, including adoption, after a period of twenty years from date of filing".

BURKMAN of Polk.

Amend section one (1) of House File 121 by inserting after the word "those" in line twelve (12) thereof the words "otherwise and".

HEDIN of Scott.

SCHWENGEL of Scott.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m., Thursday, February 13, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 13, 1947.

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

Prayer was offered by the Reverend Carl H. Orf, pastor of the Methodist Church, Audubon, Iowa.

Journal of February 12 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Troeger of Wapello on request of Graham of Audubon; Wilson of Wright on request of Beardsley of Warren.

PRESENTATION OF VISITORS

The Speaker presented to the House Mr. Phil Schutt, Reading Clerk of the 46th General Assembly, who briefly addressed the House.

Utzig of Dubuque presented to the House Leo J. Meuser, county treasurer of Dubuque county.

PETITIONS

Long of Clinton and McEleney of Clinton presented a resolution signed by 200 rural and town teachers of Clinton county urging full support for state aid for schools.

Referred to committee on schools and textbooks.

Utzig of Dubuque presented a petition signed by 459 citizens of Polk county urging support of House File 156.

Referred to committee on military and veterans affairs.

Schwengel of Scott presented a petition signed by 425 citizens of Scott county urging the passage of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by members of Delta Kappa Gamma society of Scott county urging passage of House Files 93 and 113.

Referred to committee on schools and textbooks.

Kruse of Floyd presented a petition signed by 24 members of the Progressive Pension Club of Des Moines urging support of old age pension legislation.

Referred to committee on old age assistance.

Utzig of Dubuque presented a petition signed by 513 citizens of Dubuque county urging support of House File 156.

Referred to committee on military and veterans affairs.

Utzig of Dubuque presented a petition signed by 1053 citizens of Polk county urging support of House File 156.

Referred to committee on military and veterans affairs.

Huston of Washington presented a petition signed by forty-one members of the Crawfordsville Methodist Church in support of local option.

Referred to committee on liquor control.

Van Eaton of Woodbury and Nelson of Woodbury presented a petition signed by seventy-five citizens of Woodbury county urging support of House File 107.

Referred to committee on public health.

Van Eaton of Woodbury and Nelson of Woodbury presented a petition signed by 1080 citizens of Woodbury county urging the defeat of House File 64.

Referred to committee on ways and means.

HOUSE FILE 66 WITHDRAWN

Redman of Sac asked and obtained unanimous consent to withdraw House File 66 from further consideration of the House.

Long of Clinton moved that the committee on labor be granted fifteen additional days for public hearings on House Files 124, 127, 131, 134 and 139.

See ruling of Chair, Journal of February 19, 1947.

Weichman of Benton and Redman of Sac demanded a roll call.

On the question "Shall the committee be granted an additional fifteen days?"

The ayes were, 51:

Avery	Fletcher	Lundy	Shepard
Bass	Graham	McEleney	Sloane
Beardsley	Hansen	McFarlane	Steinberg
Bloom	Hedin	Neal	Stevens
Boothby	Kester	Nelson of	Strawman
Brown of	Klemesrud	Woodbury	Tesmer
Mahaska	Knickerbocker	Nielsen	Turner
Burkman	Koch	Norland	Utzig
Butler	Kosek	Olson	Van Eaton
Datisman	Krall	Prange	Walter of
Davis	Kruse	Saylor	Pottawattamie
Duffield	Langland	Schwengel	Weiss
Duffy	Lawrence	Scott	Mr. Speaker
Fiene	Long		

The nays were, 41:

Anderson	Fulk	King	Reed
Baker	Gannaway	Landsness	Robb
Beman	Hendrix	Lucken	Robinson
Bockwoldt	Hicklin	Lynes	Siefkas
Brown of Monona	Hinrichs	Moore	Smith of Clayton
Bryson	Humbert	Noble	Smith of Madison
Donohue	Huston	Patrick	Watson
Eckels	Ingalls	Pieper	Weichman
Edwards	Kerr	Rankin	Wellington
Fimmen	Kilpatrick	Redman	Williams
Frei			

Absent or not voting, 16:

Ainsworth	Mills	Poston	Walker
Bents	Morrissey	Putney	Walter of
De Groot	Nelson of	Smith of	Marshall
Good	Buchanan	Des Moines	Wilson
Loss	Nicholas	Troeger	

The motion having failed to receive a two-thirds majority was lost.

EXPLANATION OF VOTE

I hereby desire to explain that my negative vote on the request that the committee on labor be granted fifteen additional days for public hearings on House Files 124, 127, 131, 134 and 139 is not to be interpreted necessarily as my being in favor of this legislation.

I voted "no" for the reason that I felt these reports could have been or could still be prepared within the remaining legal time limit, and that the motion for postponement was not made in good faith.

ELMER PIEPER.

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 107, a bill for an act providing for the care of tuberculosis patients in public tuberculosis sanatoria, begs leave to report it has had the same under consideration and has instructed me to re-

port the same back to the House with the recommendation that the same do pass.

A. H. AVERY, *Chairman*.

Klemesrud of Winnebago, 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 167, a bill for an act to amend section three hundred fifty point one (350.1) and section three hundred fifty point two (350.2), Code 1946, relating to bounties on wild animals, begs leave to report it 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 fish and game, to whom was referred House File 137, a bill for an act to amend section one hundred nine point seventy-six (109.76), Code 1946, providing for the spearing of certain fish, begs leave to report it 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.

THEO. KLEMESRUD, *Chairman*.

Kilpatrick of Fremont, 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 5, a bill for an act to amend Chapter four hundred sixty-nine (469), Code 1946, relating to milldams and races and to transfer the duties therein delegated from the executive council to the state conservation 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.

W. J. KILPATRICK, *Chairman*.

Also:

MR. SPEAKER: Your committee on conservation of resources, to whom was referred House File 6, a bill for an act to amend sections one hundred eleven point thirty-one (111.31) and one hundred eleven point thirty-two (111.32), Code 1946, relating to sale of islands and park 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 be indefinitely postponed.

W. J. KILPATRICK, *Chairman*.

Also:

MR. SPEAKER: Your committee on conservation of resources, to whom was referred House File 4, a bill for an act to amend section three hundred seventy-two point six (372.6), Code 1946, relating to the title to the beds of meandered streams within the corporate limits of certain 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.

W. J. KILPATRICK, *Chairman.*

Walter of Pottawattamie, 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 90, a bill for an act relating to the capital structure of any banks hereafter organized under the laws of this state, begs leave to report it 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.*

Also:

MR. SPEAKER: Your committee on banks and banking, to whom was referred Senate File 91, a bill for an act relating to bank records and files, the admissibility as evidence of entries therein or a photostatic or photographic reproduction thereof and limiting the time for bringing actions on claims arising therefrom, begs leave to report it 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.*

Also:

MR. SPEAKER: Your committee on banks and banking, to whom was referred Senate File 135, a bill for an act relating to the execution of renewals in articles of corporations 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 do pass.

H. W. WALTER, *Chairman.*

Schwengel of Scott, 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 164, a bill for an act to amend section two hundred seventy-eight point one (278.1), Code 1946, 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, begs leave to report it 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.

FRED D. SCHWENDEL, *Chairman.*

Poston of Wayne, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments, to whom was referred House Joint Resolution 2, 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 with the recommendation that the same do pass.

E. E. POSTON, *Chairman.*

Duffield of Guthrie, from the committee on railroads, submitted the following report:

MR. SPEAKER: Your committee on railroads, to whom was referred House File 85, a bill for an act to amend section one hundred nine point fifty-four (109.54), Code 1946, relating to the shooting of a rifle on or across railroad right of way, begs leave to report it 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.

R. E. DUFFIELD, *Chairman.*

Also:

MR. SPEAKER: Your committee on railroads, to whom was referred House File 81, a bill for an act to amend section seven hundred sixteen point eleven (716.11), Code 1946, relating to the throwing of stones or other substances or the discharge of fire arms at railroad equipment, begs leave to report it 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.

R. E. DUFFIELD, *Chairman.*

Also:

MR. SPEAKER: Your committee on railroads, to whom was referred Senate File 152, a bill for an act to amend Section four hundred seventy-nine point ninety-one (479.91), Code 1946, relating to classification of railroads by the executive 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 do pass.

R. E. DUFFIELD, *Chairman.*

Burkman of Polk, 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 185, a bill for an act relating to military service exemptions from taxation, begs leave to report it 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.

CARL A. BURKMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 144, a bill for an act to amend section three hundred sixty-five point ten (365.10), Code 1946, relating to veterans' preference in public employment 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 with the recommendation that the same do pass.

CARL A. BURKMAN, *Chairman.*

Bryson of Hardin, 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 108, a bill for an act to amend chapter four hundred twenty-seven (427), Code 1946, relating to property exempt from taxation, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. BRYSON, *Chairman.*

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate Concurrent Resolution 14, a resolution on pre-legislature 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.

HARRY E. WEICHMAN, *Chairman.*

Burkman of Polk, 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 168, a bill for an act to make an appropriation to the national guard and the state 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.

CARL A. BURKMAN, *Chairman.*

House File 168 referred to committee on appropriations.

Watson of O'Brien, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs, to whom was referred House Joint Resolution 5, providing for the appointment of a state building code council by the Governor to prepare a modern and uniform state building code establishing minimum standards for building to be used by the public 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, begs leave to report it 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. WATSON, *Chairman.*

House Joint Resolution 5 referred to committee on appropriations.

REPORT OF COMMITTEE ON RULES

MR. SPEAKER: Your committee on rules begs leave to submit the following report: that the rules of the house of representatives of the Fifty-first General Assembly be adopted as permanent rules of the House of Representatives of the Fifty-second General Assembly with the following changes:

1. RULE 13. Strike from line six (6) the conjunction "or" and insert in lieu thereof the words "prior to".
2. RULE 31. Strike from line four (4) the words "of the majority" and insert in lieu thereof the words "voting with the prevailing side".
3. RULE 34. Strike all of Rule 34 and insert in lieu thereof the following:

"CONSIDERATION OF RESOLUTIONS

"A proposition requesting information from the governor, secretary of state or any other state officer, and all resolutions, shall lie on the table one day before consideration, and all such propositions shall be taken up for consideration in the order in which they were presented, and when adopted, the chief clerk shall cause certified copies of the same to be transmitted. Provided further that all house and concurrent resolutions shall be referred by the speaker to the proper committee before final action is taken by the house. This does not apply to house memorial resolutions."

4. RULE 43. In line two (2) strike the words and figures "February 22, 1945" and insert in lieu thereof "February 27, 1947".
5. RULE 45. Strike the first word of the subhead "SECOND" and insert in lieu thereof the word "FIRST".
6. RULE 57. Insert after the word "Robert's" in line two (2) thereof the word "Revised".
7. RULE 61. Add at the end thereof the following: "The claim committee shall have the right to set a definite date to receive claims or claim bills for consideration."

Respectfully submitted,

EDW. J. MORRISSEY, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 70, 72, 111, 122, 133, 161, 163, 166, 173, 181, 189, 205, 213 and Senate File 31 under Rule 72.

INTRODUCTION OF BILLS

House File 266, by Kruse of Floyd, Fiene of Chickasaw, Nelson of Woodbury and Weichman of Benton, a bill for an act to provide for the formation of associations to purchase or build and own residential, business and commercial properties upon a co-operative basis. To provide for articles of co-operation or such

associations and to establish the powers, duties and liabilities of the association and the members thereof.

Read first time and referred to committee on private corporations.

House File 267, by Steinberg of Story, a bill for an act to amend section three hundred twenty-one point one hundred ninety-four (321.194), Code 1946, relating to issuance of restricted licenses to minors for operating motor vehicles.

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

House File 268, by committee on dairy and food, a bill for an act to amend chapter one hundred seventy (170), Code 1946, relating to food establishments.

Read first time and passed on file.

House File 269, by Hedin of Scott and Schwengel of Scott, a bill for an act to appropriate not to exceed the sum of fourteen thousand six hundred thirty-five dollars (\$14,635) for the purpose of paying the cost of grading and construction of paving of east twenty-ninth street between the right-of-way of the Chicago, Milwaukee and St. Paul and Pacific railway company and Eastern avenue in the city of Davenport, Iowa.

Read first time and referred to committee on appropriations.

House File 270, by child welfare committee, a bill for an act to create a state hospital-school for severely handicapped persons and to provide funds for its establishment and maintenance; to amend sections two hundred sixty-two point seven (262.7), two hundred ninety-nine point seventeen (299.17), two hundred ninety-nine point eighteen (299.18), and two hundred seventy point four (270.4), two hundred seventy point five (270.5), two hundred seventy point six (270.6), two hundred seventy point seven (270.7), two hundred seventy point eight (270.8), Code 1946, all relating to education in institutions governed by the state board of education.

Read first time and referred to committee on appropriations.

House File 271, by Weiss of Crawford, a bill for an act to amend section six hundred twenty-seven point ten (627.10), Code 1946, relating to personal earnings.

Read first time and referred to committee on Judiciary 1.

House File 272, by McFarlane of Black Hawk and Tesmer of Black Hawk, a bill for an act to amend section four hundred four point five (404.5), Code 1946, relating to taxation for community center improvement and maintenance fund and playground or swimming pool maintenance fund.

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

House File 273, by McFarlane of Black Hawk and Tesmer of Black Hawk, a bill for an act to permit school boards in cities of over fifty thousand population to lease, or sell certain property on their own motion.

Read first time and referred to committee on schools and textbooks.

Baker of Calhoun offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Marion R. McCaulley of Calhoun County, who was a member of the Forty-first, Forty-second, Forty-second Extra, Forty-third and Forty-fourth sessions of the General Assembly, passed away on July 21, 1946; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Baker of Calhoun moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Baker of Calhoun, Redman of Sac and Stevens of Green.

Bryson of Hardin offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Judge Dean W. Peisen of Hardin County, who was a member of the Forty-seventh and Forty-eighth sessions of the General Assembly, passed away on November 26, 1946; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Bryson of Hardin moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Bryson of Hardin, Poston of Wayne and Steinberg of Story.

Shepard of Lucas offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable G. J. Gittinger of Lucas County, who was a member of the Forty-fifth and Forty-fifth Extra General Assemblies, passed away on September 2, 1945; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Shepard of Lucas moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Shepard of Lucas, Poston of Wayne and Avery of Clay.

Bryson of Hardin offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Ernest O. Ellsworth of Hardin County, who was a member of the Forty-third, Forty-fourth, Forty-fifth, Forty-fifth Extra, and Forty-sixth sessions of the General Assemblies, passed away on December 26, 1945; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Bryson of Hardin moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Bryson of Hardin, Beardsley of Warren and Morrissey of Jasper.

Avery of Clay, Weichman of Benton and McFarlane of Black Hawk offered the following House Concurrent Resolution:

HOUSE CONCURRENT RESOLUTION 10

Whereas, The Legislature is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical building on Wednesday, March 12, 1947, and of their custom of formally calling on the General Assembly, therefore

Be It Resolved by the House, the Senate Concurring: That the General Assembly meet in joint session in the House Chamber on Wednesday, March 12, 1947, at 2:00 p. m., and that the Pioneer Lawmakers be invited to attend and present a program on that date; and be it further resolved that the Blind Orchestra of the College for the Blind, Vinton, Iowa, be invited to furnish music for the program.

Laid over under Rule 34.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked: Senate File 46, a bill for an act creating the office of county assessor.

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

House Concurrent Resolution 9, providing for a joint convention of the two houses of the Fifty-second General Assembly on Friday noon, February 14, 1947, for the showing of the picture on the Development of Big Muddy.

Also: That the Senate insists upon its amendment to the House amendment to Senate File 41, a bill for an act imposing a five percent (5%) charge on liquor.

In accordance with the provisions of Rule 1 of the joint rules of the Senate and House, the President has appointed a conference committee of four as follows: Senator Long, Senator Faul, Senator Leo, and Senator Elthon.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 46, a bill for an act to provide for the assessment of real and personal property in the state of Iowa; creating the office of county assessor and providing for the selection of county assessors in each county of the state of Iowa; creating the office of

city assessor and providing for the selection of city assessors in cities now or hereafter having a population of ten thousand (10,000) or more and less than one hundred and twenty-five thousand (125,000); providing for the establishment of county boards of review in each county of the state of Iowa; providing for city boards of review in cities now or hereafter having a population of ten thousand (10,000) or more and less than one hundred and twenty-five thousand (125,000); and generally providing for the ordinary assessment and equalization of assessments of real and personal property throughout the state of Iowa and providing for the levy of taxes to pay the costs of such assessments; and amending certain sections of the Code 1946.

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

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE FILE 41

The Speaker announced the appointment of the following members to the conference committee on Senate File 41: Fimmen of Davis, Morrissey of Jasper, Donohue of Cedar and McFarlane of Black Hawk.

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 1, by Burkman of Polk was taken up for consideration.

House Joint Resolution 1, by Burkman of Polk, proposing an amendment to Article IV of the constitution of the state of Iowa relating to the succession of the Lieutenant Governor to act as Governor in the event of the death or disability of the Governor, together with the succession of officers following the Lieutenant Governor to the office of Governor.

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

Section 1. That Article IV, section 17 of the constitution of the state of Iowa be amended by adding thereto the following paragraph:

"In case of the death, resignation, failure to qualify, inability to qualify, or other disability of the candidate for Governor who received the largest number of votes at the last general election for the ensuing term, the powers and duties of the office of Governor for the ensuing term, or until the disability is removed, shall devolve upon the candidate for Lieutenant Governor who received the largest number of votes at the last general election for the ensuing term, and he shall assume the powers and duties of Governor upon the completion of the canvass of the votes for Governor and Lieutenant Governor by the General Assembly."

Sec. 2. Be It Further Resolved that Article IV, section 19 of the constitution of the state of Iowa be amended by adding thereto the following paragraph:

"If the Governor, Lieutenant Governor, President pro tem of the Senate, and the Speaker of the House of Representatives are all by reason of death, resignation or otherwise, incapable of performing the duties of the office of Governor, the members of the Executive Council of the state of Iowa shall immediately convene the General Assembly of the state of Iowa by proclamation, and the General Assembly shall immediately elect a Governor, Lieutenant Governor, President pro tem of the Senate, and Speaker of the House of Representatives, who shall serve until their successors are elected and qualified."

Sec. 3. Be it further resolved that the foregoing proposed amendment be and 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.

Burkman of Polk moved that the 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 resolution pass?"

The ayes were, 100:

Ainsworth	Fulk	Lundy	Scott
Anderson	Gannaway	Lynes	Shepard
Avery	Good	McEleney	Siefkas
Baker	Graham	McFarlane	Sloane
Bass	Hansen	Mills	Smith of Clayton
Beardsley	Hedin	Moore	Smith of
Beman	Hendrix	Neal	Des Moines
Bents	Hicklin	Nelson of	Smith of Madison
Bloom	Hinrichs	Buchanan	Steinberg
Bockwoldt	Humbert	Nelson of	Stevens
Boothby	Huston	Woodbury	Strawman
Brown of	Ingalls	Nicholas	Tesmer
Mahaska	Kerr	Nielsen	Turner
Brown of Monona	Kilpatrick	Noble	Utzig
Bryson	King	Norland	Van Eaton
Burkman	Klemesrud	Oison	Walker
Butler	Knickerbocker	Patrick	Walter of
Datiskan	Koch	Pieper	Marshall
Davis	Kosek	Poston	Walter of
Donohue	Krall	Prange	Pottawattamie
Duffield	Kruse	Putney	Watson
Duffy	Landsness	Rankin	Weichman
Eckels	Langland	Redman	Weiss
Edwards	Lawrence	Reed	Wellington
Fiene	Long	Robinson	Williams
Fletcher	Loss	Saylor	Mr. Speaker
Frei	Lucken		

The nays were: none.

Absent or not voting, 8:

De Groote	Kester	Robb	Troeger
Fimmen	Morrissey	Schwengel	Wilson

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

House File 219, a bill for an act to provide a psychiatrist to supervise the care of patients in the mental institutions under the board of control, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story offered the following amendment to House File 219 and moved its adoption.

Amend line seven (7) by inserting after the word "supervision" the words "of the treatment of patients".

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, 102:

Ainsworth	Frei	Loss	Schwengel
Anderson	Fulk	Lucken	Scott
Avery	Gannaway	Lundy	Siefkas
Baker	Good	Lynes	Sloane
Bass	Graham	McEleney	Smith of Clayton
Beardsley	Hansen	McFarlane	Smith of
Beman	Hedin	Mills	Des Moines
Bents	Hendrix	Moore	Smith of Madison
Bloom	Hicklin	Neal	Steinberg
Bockwoldt	Hinrichs	Nelson of	Stevens
Boothby	Humbert	Buchanan	Strawman
Brown of	Huston	Nicholas	Tesmer
Mahaska	Ingalls	Nielsen	Turner
Brown of Monona	Kerr	Noble	Utzig
Bryson	Kester	Norland	Van Eaton
Burkman	Kilpatrick	Olson	Walker
Butler	King	Patrick	Walter of
Datisman	Klemesrud	Pieper	Marshall
Davis	Knickerbocker	Poston	Walter of
Donohue	Koch	Prange	Pottawattamie
Duffield	Kosek	Putney	Watson
Duffy	Krall	Rankin	Weichman
Eckels	Kruse	Redman	Weiss
Edwards	Landsness	Reed	Wellington
Fiene	Langland	Robb	Williams
Fimmen	Lawrence	Robinson	Mr. Speaker
Fletcher	Long	Saylor	

The nays were: none.

Absent or not voting, 6:

De Groote	Nelson of	Shepard	Wilson
Morrissey	Woodbury	Troeger	

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

House File 53, a bill for an act to amend chapter three hundred seventeen (317), Code 1946, relating to weeds, with report of committee recommending amendment and passage, was taken up for consideration.

Donohue of Cedar moved that the amendment proposed by the committee be adopted.

Amend House File 53 by adding the following new section:

"Sec. 10. Amend section three hundred seventeen point one (317.1), Code 1946, by inserting after the word (*Cirsium arvense*), in line four (4) of subsection one (1), the following: bull thistle (*Cirsium lanceolatum*)."

Amendment adopted.

Kruse of Floyd moved that the amendment proposed by him be adopted.

Amend House File 53 by adding thereto the following new section:

"Section three hundred seventeen point twenty-three (317.23), Code 1946, is amended by inserting after the word "officer" in line one (1) thereof the following: 'or any landowner'."

Amendment lost.

Bockwoldt of Ida moved that the amendment proposed by him be adopted.

Amend House File 53 by adding thereto the following section:

"Sec. 10. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Ida County Pioneer Record, a newspaper published at Ida Grove, Iowa and in the Perry Daily Chief, a newspaper published at Perry, Iowa."

Amendment adopted.

Nelson of Woodbury moved the previous question.

Motion prevailed.

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, 89:

Ainsworth	Bents	Burkman	Fiene
Anderson	Bloom	Datisman	Fletcher
Avery	Bockwoldt	Davis	Frei
Baker	Brown of	Donohue	Fulk
Bass	Mahaska	Duffield	Gannaway
Beardsley	Brown of Monona	Eckels	Good
Beman	Bryson	Edwards	Graham

Hansen	Long	Patrick	Smith of Madison
Hedin	Loss	Pieper	Steinberg
Hicklin	Lucken	Prange	Stevens
Hinrichs	Lynes	Putney	Strawman
Huston	McEleney	Rankin	Tesmer
Ingalls	McFarlane	Redman	Turner
Kerr	Mills	Reed	Utzig
Kester	Morrissey	Robb	Van Eaton
Kilpatrick	Neal	Robinson	Walker
King	Nelson of	Saylor	Walter of
Klemesrud	Buchanan	Schwengel	Marshall
Knickerbocker	Nelson of	Scott	Watson
Koch	Woodbury	Shepard	Weichman
Kosek	Nielsen	Siefkas	Williams
Kruse	Noble	Smith of Clayton	Mr. Speaker
Landsness	Norland	Smith of	
Lawrence	Olson	Des Moines	

The nays were, 10:

Boothby	Humbert	Sloane	Weiss
Duffy	Krall	Walter of	Wellington
Hendrix	Langland	Pottawattamie	

Absent or not voting, 9:

Butler	Lundy	Nicholas	Troeger
De Groot	Moore	Poston	Wilson
Fimmen			

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

Putney of Tama, 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, and 175; Senate Files 79, 154, and 206.

LAWRENCE PUTNEY, *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 and 175; Senate Files 79, 154, and 206.

BILLS SENT TO THE GOVERNOR

Putney of Tama 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, 1947, sent to the Governor for his approval: House Files 2 and 175.

LAWRENCE PUTNEY, *Chairman*.

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: February 11, 1947, House File 169; February 12, 1947, House Files 48, 91 and 110.

AMENDMENTS FILED

Amend House File 107 by striking all of the words after the comma (,) in line eight (8) of section four (4) and by striking lines nine (9), ten (10), eleven (11) and twelve (12) including the semicolon (;) after the word "dependents".

NELSON of Woodbury.

Amend House File 211 by striking lines three (3) to sixteen (16), inclusive, of Sec. 2 and substituting in lieu thereof the following:

"All new or reconditioned scales of over 2,000 pounds capacity installed for commercial purposes shall be of type that records the weight on a scale ticket.

"Scales located on farms and used only by the farmer to weigh commodities that do not enter trade channels shall not be considered commercial scales.

"All scales over which merchandise is bought and sold, shall be so placed that the weight indicator is plainly visible and can be correctly read by both the buyer and seller.

"Each person and firm that installs scales and adjusts or repairs mechanical parts of scales, shall first register with the department of agriculture, and post a bond in the amount of one thousand dollars (\$1,000.00) to guarantee the workmanship and faithful performance of the assumed task."

GOOD of Boone.

Amend House File 213, section three (3) by striking lines five (5), six (6), seven (7), eight (8) and nine (9), and inserting in lieu thereof the words, "Their use for the County library may be enforced against the County Board of Supervisors by the library board by an action of mandamus or by other proper action."

LAWRENCE of Wapello.

McFarlane of Black Hawk moved that the House invite Doctor Frank E. Leslie, psychiatrist and consultant, to the Board of Control, to address the House at 9:30 a.m., Friday, February 14, 1947.

Motion prevailed.

On motion of McFarlane of Black Hawk the House adjourned until 10:00 a.m., Friday, February 14, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 14, 1947.

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

Prayer was offered by the Reverend Frederick Butler, pastor of the Presbyterian Church, Sanborn, Iowa.

Journal of February 13 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Beman of Keokuk on request of Brown of Mahaska; Loss of Kossuth on request of Shepard of Lucas; Putney of Tama on request of Walter of Marshall; Troeger of Wapello on request of Graham of Audubon; Nielsen of Pottawattamie on request of Smith of Clayton.

PETITIONS

Schwengel of Scott presented a resolution from the Davenport branch of American Association of University Women urging the passage of House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from the Durant Women's Club urging state aid for schools.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from the Parent-Teachers Association of Norwalk urging the passage of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by forty-two citizens of Scott county urging the passage of House Files 93 and 113.

Referred to committee on schools and textbooks.

Utzig of Dubuque presented a petition signed by 162 citizens of Polk county urging the passage of House File 156.

Referred to committee on military and veterans affairs.

PRESENTATION OF VISITORS

Morrissey of Jasper presented to the House the Junior class in government from the Prairie City High School with their instructor Mr. E. R. Browning.

Hedin of Scott presented to the House the Honorable Walter Dietz, former member of the House from Scott county.

Lawrence of Wapello presented to the House the Honorable Lyle W. Hall, former member of the House from Wapello county.

Fletcher of Osceola presented to the House the Honorable Chris Reese, former Senator from Marshall county.

Bass of Montgomery presented to the House Mrs. Max Naylor and daughter Margaret Elaine of Pocahontas, Iowa.

Watson of O'Brien rose under the question of personal privilege and extended the best wishes of the House members to Robb of Emmet, his wife and son, on the occasion of the father's and son's birthday. Burkman of Polk led the House in song.

SPECIAL ORDER OF BUSINESS

On motion by Bryson of Hardin, House File 96 was made a special order of business for Monday morning, February 17, 1947.

REPORTS OF COMMITTEES

Burkman of Polk, 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 2, a bill for an act to amend section thirty-five point seven (35.7) and to repeal sections thirty-five point eight (35.8) and thirty-five point nine (35.9), and enacting substitutes therefor, and to amend section thirty-five point ten (35.10), Code 1946, relating to soldiers' orphans' educational aid fund, and providing for the expenditures from said 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.

CARL A. BURKMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 3, a bill for an act to provide for minors to utilize the rights and provisions of the Federal Servicemen's Read-

justment Act of 1944, as amended, by removing the disability of said minor under the provisions of chapter five hundred ninety-nine (599), Code 1946, begs leave to report it 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.

CARL A. BURKMAN, *Chairman.*

Bass of Montgomery, from the committee on liquor control, submitted the following report:

MR. SPEAKER: Your committee on liquor control, to whom was referred Senate File 141, a bill for an act to amend section 321.281, Code 1946, by providing for the revocation of liquor permits of all defendants sentenced for operating a motor vehicle while intoxicated, begs leave to report it 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 A. BASS, *Chairman.*

Also:

MR. SPEAKER: Your committee on liquor control, to whom was referred House File 143, a bill for an act to amend chapter one hundred twenty-four (124), Code 1946, relating to the issuance of permits to sell beer and malt liquors and to the regulation of places where sales are made by such permit holders, begs leave to report it 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:

1. By striking from Section 9, line twelve (12) and line thirteen (13), the words "twenty-five", and inserting in lieu thereof the word "fifty".
2. By striking from Section 16, line twenty-nine (29) the word "and", and the period (.), at the end, and adding, following line twenty-nine (29), the words, "and the attorney-general, who shall be the chief enforcement officer".

ELMER A. BASS, *Chairman.*

Fulk of Page, 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 Senate File 58, a bill for an act to amend section two hundred thirty point twenty-six (230.26), Code 1946, relating to record to be kept by county auditor of the names of insane persons committed to a state 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.

ED. W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 206, a bill for an act to repeal section four hundred twenty-six point four (426.4) and four hundred twenty-six point five (426.5), Code 1946, and to amend section four hundred

twenty-six point six (426.6), Code 1946, relating to agricultural land tax credit, begs leave to report it 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.

ED. W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 212, a bill for an act authorizing township trustees to condemn lands for a community center or juvenile playgrounds, begs leave to report it 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 212 by striking all of Sec. 2 thereof.

ED. W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 88, a bill for an act providing that upon a vacancy in the office of sheriff, the first deputy shall immediately assume the office of sheriff until the vacancy is filled, begs leave to report it 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 88 by adding the following:

"Sec. 2. Section three hundred thirty-nine point one (339.1), Code 1946, is amended by striking the comma (,) in line two (2) and the following in lines two (2) and three (3); "when that office is vacant;"

ED. W. FULK, *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 Senate File 196, a bill for an act to repeal section 85.62 and enact a substitute therefor, relating to the payment of workmen's compensation to peace officers, begs leave to report it 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.*

Olson of Mitchell, from the committee on public lands and buildings, submitted the following report:

MR. SPEAKER: Your committee on public lands and buildings, to whom was referred House File 176, a bill for an act relating to abandonment of cemetery lots, begs leave to report it 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.

ALLERT G. OLSON, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 4, 5, 81, 85, 107, 108, 164, 167, 168, 185 and Senate Files 90, 91, 135, 144 and 152. Also, House Joint Resolutions 2 and 5; and Senate Concurrent Resolution 14; under Rule 72.

ADOPTION OF COMMITTEE ON RULES

Morrissey of Jasper called up the report of the committee on rules, found on pages 350 and 351 of the Journal of February 13, and moved its adoption.

Report adopted.

INTRODUCTION OF BILLS

House File 274, by Hicklin of Louisa, Bockwoldt of Ida, Donohue of Cedar, Sloane of Polk and Prange of Marion, a bill for an act to repeal sections one hundred seventy-six point eight (176.8) and one hundred seventy-six point nine (176.9), Code 1946, relating to appropriations by boards of supervisors to farm aid associations and describing such associations.

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

House File 275, by Neal of Dallas, a bill for an act to authorize the state executive council to sell abandoned mining camp schools, which were paid for out of state funds, when no longer needed; also to provide for appraisal and manner of sale of same and disposition of funds derived therefrom.

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

House File 276, by Nelson of Woodbury, a bill for an act to amend section six hundred twenty-two point sixty-nine (622.69), Code 1946, relating to witness fees.

Read first time and referred to committee on judiciary 1.

House File 277, by Morrissey of Jasper, Gannaway of Poweshiek, Kerr of Shelby, Reed of Jefferson, Huston of Washington, Klemesrud of Winnebago, Koch of Palo Alto, Robb of Emmet, Wilson of Wright, Landsness of Buena Vista, Knickerbocker of Linn and Bents of Howard, a bill for an act to appropriate from

the general fund of the state of Iowa to the state conservation commission funds for acquisition, construction and development of lands and waters.

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

House File 278, by public health committee, a bill for an act to amend section one hundred thirty-six point two (136.2), Code 1946, relating to the time for appointment of five health officers.

Read first time and passed on file.

House File 279, by Klemesrud of Winnebago, Steinberg of Story and Walter of Pottawattamie, a bill for an act to amend chapter two hundred twenty-four (224), Code 1946, relating to drug addicts and those addicted to intoxicating liquors.

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

House File 280, by Bryson of Hardin, Morrissey of Jasper, Poston of Wayne and Lynes of Bremer, a bill for an act to authorize the purchase of certain property in the city of Des Moines for use by the state of Iowa and to provide for an appropriation therefor.

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

House File 281, by committee on cities and towns, a bill for an act to provide an alternative method and procedure for street and sewer improvements in cities and towns, including those organized and operating under special charter and for the levy of special assessments against benefited property in connection therewith and authorizing the issuing of bonds payable from such special assessments.

Read first time and passed on file.

House File 282, by committee on board of control, a bill for an act to amend section two hundred twenty-three point seven (223.7), Code 1946, relating to the schools for feebleminded.

Read first time and passed on file.

House File 283, by committee on board of control, a bill for an act to repeal chapter two hundred twenty-one (221), Code 1946, relating to the Glenwood State School.

Read first time and passed on file.

House File 284, by committee on board of control, a bill for an act to amend section two hundred twenty-six point six (226.6), Code 1946, relating to the duties of the superintendents of the mental hospitals.

Read first time and passed on file.

House File 285, by committee on board of control, a bill for an act to amend section two hundred twenty-six point twelve (226.12), Code 1946, relating to women inspectors at state hospitals for insane.

Read first time and passed on file.

House File 286, by Weichman of Benton, a bill for an act to amend section two hundred seventy-four point thirty-six (274.36), Code 1946; section two hundred seventy-four point sixteen (274.16), Code 1946, section two hundred seventy-four point twenty-seven (274.27), Code 1946; section two hundred seventy-four point thirty-eight (274.38), Code 1946, all relating to the transfer of territory from one school district to another by requiring the approval of the county board of education and the superintendent of public instruction before such transfers of territory can be submitted to a vote of the people.

Read first time and referred to committee on schools and textbooks.

Eckels of Hancock offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration.

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Walter Sherman Pritchard of Hancock county, who was a member of the Forty-ninth session of the General Assembly, passed away on November 30, 1946; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Eckels of Hancock moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Eckels of Hancock, Nicholas of Cerro Gordo and Klemesrud of Winnebago.

Eckels of Hancock offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration.

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable S. B. Durant of Hancock county, who was a member of the Thirty-sixth, Forty-fourth, Forty-fifth, and Forty-fifth Extra sessions of the General Assembly passed away on January 22, 1947; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Eckels of Hancock moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Eckels of Hancock, Nicholas of Cerro Gordo and Klemesrud of Winnebago.

Eckels of Hancock offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration.

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Thomas A. Way of Hancock county, who was a member of the Twenty-eighth session of the General Assembly, passed away on September 14, 1945; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Eckels of Hancock moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Eckels of Hancock, Nicholas of Cerro Gordo and Klemesrud of Winnebago.

MESSAGES FROM 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 16, providing for a joint convention of the two houses of the Fifty-second General Assembly to be held on Wednesday, February 19, 1947, at 10:30 o'clock a.m., to provide members of the Assembly with the facts concerning the mental hospital survey committee.

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 insurance other than life by adding thereto a section authorizing the insurance of risks by companies maintaining the required surplus to policyholders.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 124, a bill for an act relating to the powers and duties of the board of supervisors.

W. J. SCARBOROUGH, *Secretary.*

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 16

Kosek of Linn asked and obtained unanimous consent for the immediate consideration of Senate Concurrent Resolution 16.

SENATE CONCURRENT RESOLUTION 16

Whereas, the Fifty-first General Assembly provided for the appointment of a Mental Hospital Survey Committee and directed that said study group shall meet in a joint session to be called by the President of the Senate in the early days of the Fifty-second General Assembly for the purpose of providing the members of that Assembly with the facts concerning its findings or make explanation of matters contained or referred to in its report.

Now Therefore Be It Resolved by the Senate, the House Concurring: That a joint convention of the two houses of the Fifty-second General Assembly be held on Wednesday, February 19, 1947, at 10:30 o'clock a. m.

Kosek of Linn moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 14

Weichman of Benton moved that Senate Concurrent Resolution 14, found on page 271 of the Journal of February 7, be adopted.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 10

Avery of Clay moved that House Concurrent Resolution 10, found on page 355 of the Journal of February 13, be adopted.

Motion prevailed and the resolution was adopted.

SENATE FILE 220 SUBSTITUTED FOR HOUSE FILE 260

Weichman of Benton asked and obtained unanimous consent to substitute Senate File 220 for House File 260.

CONSIDERATION OF BILLS

Senate File 220, a bill for an act to appropriate from the general fund of the state of Iowa for the period beginning March 15, 1947, and ending June 30, 1947, emergency funds for the department of public safety of the state of Iowa for the divisions of highway safety patrol, operators and chauffeurs license and motor vehicle accident statistics, 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, 89:

Ainsworth	Frei	Langland	Siefkas
Anderson	Fulk	Lawrence	Smith of Clayton
Avery	Gannaway	Lucken	Smith of
Baker	Good	Lynes	Des Moines
Bass	Graham	McFarlane	Smith of Madison
Bents	Hansen	Mills	Stevens
Bloom	Hedin	Neal	Strawman
Bockwoldt	Hendrix	Nelson of	Tesmer
Boothby	Hicklin	Buchanan	Turner
Brown of	Hinrichs	Nelson of	Utzig
Mahaska	Humbert	Woodbury	Van Eaton
Brown of Monona	Huston	Noble	Walker
Bryson	Ingalls	Norland	Walter of
Burkman	Kerr	Olson	Marshall
Butler	Kester	Pieper	Walter of
Datisman	Kilpatrick	Poston	Pottawattamie
Davis	King	Prange	Watson
Duffield	Klemesrud	Rankin	Weichman
Duffy	Knickerbocker	Redman	Weiss
Eckels	Koch	Reed	Wellington
Edwards	Kosek	Robb	Williams
Fiene	Kruse	Saylor	Wilson
Fimmen	Landsness	Scott	Mr. Speaker
Fletcher		Shepard	

The nays were: none.

Absent or not voting, 19:

Beardsley	Loss	Nicholas	Schwengel
Beman	Lundy	Nielsen	Sloane
De Groot	McEleney	Patrick	Steinberg
Donohue	Moore	Putney	Troeger
Long	Morrissey	Robinson	

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

Senate File 64, a bill for an act to amend section six hundred two point thirteen (602.13), Code 1946, relating to records in municipal courts, was taken up for consideration.

Burkman of Polk moved that the amendment proposed by him be adopted:

Amend Senate File 64 by striking therefrom all after the enacting clause and by inserting in lieu thereof the following:

Section 1. That section six hundred two point thirteen (602.13), Code 1946, is hereby amended by adding thereto the following new paragraph:

"The clerk of the Municipal Court may destroy all court files of civil actions and criminal informations, except those relating to juvenile proceedings, including adoption, after a period of twenty years from date of filing."

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, 94:

Ainsworth	Duffy	Kerr	Nelson of
Anderson	Eckels	Kester	Buchanan
Avery	Edwards	Kilpatrick	Nelson of
Baker	Fiene	King	Woodbury
Bass	Fimmen	Klemesrud	Nicholas
Beardsley	Fletcher	Knickerbocker	Noble
Bents	Frei	Koch	Norland
Bockwoldt	Fulk	Kosek	Olson
Boothby	Good	Krall	Patrick
Brown of	Gannaway	Kruse	Pieper
Mahaska	Graham	Landsness	Poston
Brown of Monona	Hansen	Langland	Prange
Bryson	Hedin	Lawrence	Rankin
Burkman	Hendrix	Long	Redman
Butler	Hicklin	Lynes	Reed
Datisman	Hinrichs	McFarlane	Robb
Davis	Humbert	Mills	Robinson
Donohue	Huston	Moore	Saylor
Duffield		Neal	Schwengel

Scott	Steinberg	Van Eaton	Weiss
Shepard	Stevens	Walker	Wellington
Siefkas	Strawman	Walter of	Williams
Sloane	Tesmer	Pottawattamie	Wilson
Smith of Clayton	Turner	Watson	Mr. Speaker
Smith of Madison	Utzig	Weichman	

The nays were: none.

Absent or not voting, 14:

Beman	Lucken	Nielsen	Troeger
Bloom	Lundy	Putney	Walter of
De Groot	McEleney	Smith of	Marshall
Ingalls	Morrissey	Des Moines	
Loss			

The bill 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 amend chapter two hundred fifteen (215), and to amend section two hundred fifteen point one (215.1), Code 1946, relating to inspection and installation of weights and measures, was taken up for consideration.

Lynes of Bremer moved that the amendment proposed by the committee be adopted.

Amend House File 211 by striking lines three (3) to sixteen (16), inclusive, of Sec. 2 and substituting in lieu thereof the following:

"All new or reconditioned scales of over 2000 pounds capacity installed for commercial purposes shall be of type that records the weight on a scale ticket.

"Scales located on farms and used only by the farmer to weigh commodities that do not enter trade channels shall not be considered commercial scales.

"All scales over which merchandise is bought and sold, shall be so placed that the weight indicator is plainly visible and can be correctly read by both the buyer and seller.

"Each person and firm that installs scales and adjusts or repairs mechanical parts of scales, shall first register with the department of agriculture, and post a bond in the amount of one thousand dollars (\$1000.00) to guarantee the workmanship and faithful performance of the assumed task."

Amendment adopted.

Lynes 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:

Ainsworth	Fulk	Long	Scott
Anderson	Gannaway	Lucken	Shepard
Avery	Good	Lynes	Siefkas
Baker	Graham	McFarlane	Smith of Clayton
Bass	Hansen	Mills	Smith of
Beardsley	Hedin	Moore	Des Moines
Bents	Hinrichs	Neal	Smith of Madison
Bockwoldt	Humbert	Nelson of	Steinerg
Boothby	Huston	Buchanan	Strawman
Brown of	Ingalls	Nelson of	Tesmer
Mahaska	Kerr	Woodbury	Turner
Brown of Monona	Kester	Nicholas	Utzig
Burkman	Kilpatrick	Noble	Van Eaton
Butler	King	Norland	Walker
Datiman	Klemesrud	Oison	Walter of
De Groot	Knickerbocker	Patrick	Pottawattamie
Duffield	Koch	Pieper	Watson
Duffy	Kosek	Prange	Weichman
Eckels	Krall	Rankin	Weiss
Edwards	Kruse	Redman	Wellington
Fiene	Landsness	Robb	Williams
Fletcher	Langland	Robinson	Wilson
Frei	Lawrence	Schwengel	Mr. Speaker

The nays were, 1:

Reed.

Absent or not voting, 20:

Beman	Hendrix	Morrissey	Sloane
Bloom	Hicklin	Nielsen	Stevens
Bryson	Loss	Poston	Troeger
Davis	Lundy	Putney	Walter of
Donohue	McEleney	Saylor	Marshall
Fimmen			

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 relating to the license fees for public scales, was taken up for consideration.

Rule 18 invoked, requiring all members present to vote.

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

On the question "Shall the bill pass?"

The ayes were, 46:

Avery	Davis	Fimmen	Hansen
Bass	De Groot	Fletcher	Hendrix
Brown of Monona	Donohue	Frei	Hicklin
Bryson	Duffy	Fulk	Ingalls
Burkman	Eckels	Good	Kilpatrick
Datiman	Fiene	Graham	Knickerbocker

Kosek	Nelson of	Smith of	Walter of
Landsness	Woodbury	Des Moines	Pottawattamie
Langland	Poston	Strawman	Weiss
Long	Prange	Utzig	Wellington
McEleney	Scott	Van Eaton	Williams
Mills	Sloane	Walter of	Wilson
	Smith of Clayton	Marshall	

The nays were, 54:

Ainsworth	Hinrichs	Moore	Robinson
Anderson	Humbert	Neal	Saylor
Baker	Huston	Nelson of	Schwengel
Beardsley	Kerr	Buchanan	Shepard
Bents	Kester	Nicholas	Siefkas
Bloom	King	Noble	Smith of Madison
Bockwoldt	Klemesrud	Norland	Steinberg
Boothby	Koch	Olson	Stevens
Brown of	Krall	Patrick	Tesmer
Mahaska	Kruse	Pieper	Turner
Duffield	Lawrence	Rankin	Walker
Edwards	Lucken	Redman	Watson
Gannaway	Lynes	Reed	Weichman
Hedin	McFarlane	Robb	Mr. Speaker

Absent or not voting, 8:

Beman	Loss	Morrissey	Putney
Butler	Lundy	Nielsen	Troeger

The bill not having received a constitutional majority was declared to have failed to pass the House.

House File 99, a bill for an act to amend chapter seven hundred forty (740), Code, 1946, relating to misconduct or neglect in office of public official or employees, with report of committee recommending passage, was taken up for consideration.

Walker of Hamilton moved to defer action on House File 99 and that it retain its place on the calendar.

Motion prevailed and action on House File 99 was deferred.

House File 101, a bill for an act to amend chapter one hundred eighty-eight (188), Code 1946, relating to estrays and trespassing animals, and providing a remedy for diseased estrays, with report of committee recommending amendment and passage, was taken up for consideration.

Hicklin of Louisa moved that the amendment proposed by the committee be adopted.

Amend House File 101, line eight, by inserting after the word "owner" the words "of the farm to which the animal has estrayed".

Further amend House File 101, line eleven, by inserting after the words "paragraph, the" the words "above said".

Amendment adopted.

Smith of Clayton offered the following amendment and moved its adoption:

Amend House File 101, line eleven (11), by striking the word "may" and inserting in lieu thereof the word "shall".

McFarlane of Black Hawk moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed and the Speaker appointed as such committee: Ainsworth of Dickinson, Walker of Hamilton and Donohue of Cedar.

- The committee appointed to notify the Senate that the House was ready to receive it in Joint Convention reported 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.

JOINT CONVENTION

In accordance with House Concurrent Resolution 9, duly adopted, the Joint Convention was called to order; Kenneth A. Evans, President of the Senate, presiding.

Brown of Monona introduced to the Joint Convention Mr. John A. Storm, of Radio Station WOW, Omaha, Nebraska.

Mr. Storm presented to the Joint Convention the film, "Development of Big Muddy".

President Evans thanked Mr. Storm for the presentation of his film.

On motion by Nelson of Woodbury the Joint Convention was dissolved.

The House reconvened, Speaker Kuester in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 21 and 158.

LAWRENCE PUTNEY, *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 21 and 158.

AMENDMENTS FILED

Amend House File 149 by adding a new section as follows:

"By striking from line three (3) of subsection one (1) of section six hundred seven point five (607.5), Code 1946, the word three (3) and inserting in lieu thereof the word five (5).

NELSON of Woodbury.

Amend House File 99 section one (1) lines four (4) and five (5) by striking out the words "unless otherwise provided by law" and inserting in lieu thereof the words "except as provided in chapter three hundred seventeen (317) Code 1946 as amended by the Fifty-second (52nd) General Assembly."

DONOHUE of Cedar.

Amend House File 72 as follows:

1. Strike Section three (3) and substitute the following:

"Sec. 3. Section four hundred twenty-nine point eleven (429.11), Code 1946, is hereby amended by striking the comma (,) following the word 'loans' in line ten (10), and striking the words 'may take advantage of the provisions of this and Sections 429.12 and 429.13' from lines ten (10), eleven (11) and twelve (12); and striking the words 'by filing' in line thirteen (13), and substituting in lieu thereof the words 'shall file'."

2. Add as Section four (4) and Section five (5) the following:

"Sec. 4. Section four hundred twenty-nine point twelve (429.12), Code 1946, is hereby amended by striking therefrom lines five (5), six (6) and seven (7), and substituting in lieu thereof the following: 'for which he shall receive his actual expenses, including the compensation per diem of his examiners. Such corporation shall also pay to the auditor an annual fee of \$25.00.'

"Sec. 5. Section four hundred twenty-nine point thirteen (429.13), Code 1946, is hereby amended by adding a period (.) after the word 'effect' in line nine (9), and striking all of said section following said word 'effect' in said line nine (9)."

3. Amend the title to read as follows:

"An Act to provide for the assessment of the shares of stock of certain corporations organized under the laws of Iowa; imposing a

tax upon the shares of stock of such corporations; amending Sections four hundred thirty-one point one (431.1) Code 1946; amending Section four hundred twenty-nine point eleven (429.11), Code 1946; amending Section four hundred twenty-nine point twelve (429.12), Code 1946, and amending Section four hundred twenty-nine point thirteen (429.13), Code 1946."

DONOHUE of Cedar.

McFARLANE of Black Hawk.

REDMAN of Sac.

Amend House File 64 by striking out of section 2 (two), line 13 (thirteen), the words "bowling alleys".

McFARLANE of Black Hawk.

REDMAN of Sac.

Amend Senate File 195, section two (2), subsection three (3) by striking from line thirteen (13) the comma after the words "base period" and inserting a period. Further amend section two (2) subsection three (3) by striking the remainder of subsection after the words "base period", lines thirteen (13), fourteen (14) and fifteen (15), and renumber the lines.

LUNDY of Monroe.

SLOANE of Polk.

SCHWENGEL of Scott.

LONG of Clinton.

NELSON of Woodbury.

Amend Senate File 46, section three (3) by inserting in line forty-three (43) of said section after the words "December 31, 1951." the following: "The appointive board shall give preference to eligibles residing within the district under its jurisdiction."

TURNER of Mills.

On motion by McFarlane of Black Hawk, the House adjourned until 10:30, Monday, February 17, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 17, 1947.

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

Prayer was offered by Reverend J. A. Kress, assistant pastor of St. Patrick's Catholic Church, Dubuque, Iowa.

Journal of February 14 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Duffy of Dubuque on request of Donohue of Cedar.

PRESENTATION OF VISITORS

Burkman of Polk presented to the House the class in government from Urbandale High School who were in the east balcony with their teacher, W. F. Roseman.

Strawman of Jones presented to the House the Honorable C. F. Shimanek, former member of the House from Jones.

Bryson of Hardin presented to the House Mr. and Mrs. Lonnie Blair of Iowa Falls.

Moore of Butler presented to the House Mr. John Schoneman, chairman of the board of supervisors of Butler county.

PETITIONS

Loss of Kossuth presented a petition signed by twenty-one members of the LuVerne Cemetery Association urging the passage of House File 176.

Referred to committee on public lands and buildings.

Loss of Kossuth presented a petition signed by seventy citizens of Luverne, Iowa, urging the passage of House File 156.

Referred to committee on military and veterans affairs.

Bockwoldt of Ida presented a petition signed by 182 citizens of Ida county urging the passage of House File 156.

Referred to committee on military and veterans affairs.

Klemesrud of Winnebago presented a petition signed by 168 citizens of Winnebago county urging support of House File 156.

Referred to committee on military and veterans affairs.

Nicholas of Cerro Gordo presented a petition signed by 15 citizens of Cerro Gordo favoring aid to schools.

Referred to committee on schools and textbooks.

Redman of Sac presented a petition signed by forty-six citizens of Jackson county urging tax revision, with specified limitations.

Referred to committee on tax revision.

Knickerbocker of Linn presented a petition from citizens of Cedar Rapids and Mount Vernon, urging support of the local option bill.

Referred to committee on liquor control.

Bloom of Webster presented a petition signed by 550 veterans of Webster county urging passage of House File 156.

Referred to committee on military and veterans affairs.

Troeger of Wapello presented a petition signed by 378 citizens of Wapello county urging support of House File 156.

Referred to committee on military and veterans affairs.

Gannaway of Poweshiek presented a petition signed by 157 citizens of Grinnell protesting House File 143.

Referred to committee on liquor control.

Klemesrud of Winnebago presented a petition signed by 360 citizens of Winnebago county urging laws be enacted to legalize trolling by motor.

Referred to committee on fish and game.

Poston of Wayne presented a petition signed by 281 citizens of Wayne county urging support of House File 156.

Referred to committee on military and veterans affairs.

Utzig of Dubuque presented a petition signed by 665 citizens of Dubuque county urging support of House File 156.

Referred to committee on military and veterans affairs.

Anderson of Henry presented a petition signed by eighty-six citizens of Henry county urging support of House File 156.

Referred to committee on military and veterans affairs.

McFarlane of Black Hawk presented a petition signed by fourteen citizens of Waterloo urging increased pensions for the old age pensioners.

Referred to committee on old age assistance.

Morrissey of Jasper presented a petition signed by twenty-two members of the Newburg Iowa Ladies Aid Society urging legislation to increase state aid to school funds.

Referred to committee on schools and textbooks.

Humbert of Adams presented a petition signed by the county officials of Adams county urging support of House File 54.

Referred to committee on compensation of public officers and employees.

REPORTS OF COMMITTEES

Steinberg of Story, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 191, a bill for an act to amend chapter two hundred forty-seven (247), Code 1946, relating to paroles, begs leave to report it 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 line twenty-one (21) of section one (1) by inserting after the word "sentenced" the following: "or at such other place as the court may permit".

ALBERT STEINBERG, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 276, a bill for an act relating to witness 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.

ALBERT STEINBERG, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred Senate File 62, a bill for an act relating to the proceeds from the sale

on contract of real estate held in joint tenancy, begs leave to report it 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 judiciary 1, to whom was referred House File 251, a bill for an act relating to labor and materials on public improvements, begs leave to report it 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 judiciary 1 to whom was referred House File 188, a bill for an act to provide for the appointment by the supreme court of a code editor and reporter, begs leave to report it 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 judiciary 1 to whom was referred House File 250, a bill for an act relating to mechanics lien, begs leave to report it 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.*

Poston of Wayne, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments to whom was referred House Joint Resolution 6, a joint resolution for amendments to sections two (2) and three (3) of Article IV of the Constitution of the State of Iowa relating to the election, terms, and eligibility of Governor and Lieutenant Governor, begs leave to report it 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 H. J. R. 6 by striking from line 6 in section 1 thereof the word "one" and substituting in lieu thereof the word "a".

Further amend said section by striking all after the word "qualified" in line 8 thereof and inserting in lieu thereof a period (.).

E. E. POSTON, *Chairman.*

Schwengel of Scott, 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 118, an act to amend section two hundred seventy-four point forty (274.40), relating to the reorganization of school districts and the adjustment of boundary lines of school districts when

lands are returned to private ownership after having been acquisitioned by the federal 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 do pass.

FRED D. SCHWENGEL, *Chairman.*

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File 135, an act to amend chapter three hundred twenty-one (321), "Motor Vehicles and Law of Road", and 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.

FRED D. SCHWENGEL, *Chairman.*

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File 113, an act to amend section two hundred ninety-eight point one (298.1), Code 1946, relating to the amount that school districts may levy for the general fund 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 do pass.

FRED D. SCHWENGEL, *Chairman.*

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File 115, an act to amend Chapter two hundred seventy-nine (279), Code 1946, relating to the transportation of public school pupils, begs leave to report it 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.

FRED D. SCHWENGEL, *Chairman.*

Olson of Mitchell, 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 Joint Resolution 3, providing for the acquisition of a home for the Governor of the State of Iowa, the appointment of a committee in relation thereto, and prescribing its powers and providing for an appropriation for that 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.

ALLERT G. OLSON, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 88, 143, 176, 206, 212 and Senate Files 2, 3, 58, 141 and 196; all under Rule 72.

INTRODUCTION OF BILLS

House File 287, by dairy and food committee, a bill for an act to amend chapter one hundred ninety-two (192) Code 1946 relating to the production and sale of dairy products.

Read first time and passed on file.

House File 288, by Butler of Pocahontas, Fimmen of Davis and Nielsen of Pottawattamie, a bill for an act relating to alcoholic liquor and also to beer and malt liquors, prohibiting the commission of certain acts by the holders of Class "B" permits, their servants, agents, and employees, declaring the commission of such acts to be nuisances and providing the procedure to enjoin such nuisances, for the punishment by contempt, and for the revocation of permits; creating a department of liquor and beer law enforcement under the supervision of the attorney general, charged with the specific duty to enforce all laws relative to alcoholic liquor, this Act, and Chapter 124, Code 1946, except the provisions thereof relating to the collection of taxes; imposing the duty upon the department of liquor and beer law enforcement, on peace officers and county attorneys to enforce this Act, and defining such duties; requiring reports to the department of liquor and beer law enforcement by permit holders; to provide penalties and remedies for violations of this Act.

Read first time and referred to committee on liquor control.

House File 289, by Bass of Montgomery, Bockwoldt of Ida, Kerr of Shelby, Kruse of Floyd, Turner of Mills, Saylor of Decatur, Walter of Marshall, Norland of Worth, Williams of Van Buren and Kilpatrick of Fremont, a bill for an act 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 conservation of resources.

House File 290, by Fimmen of Davis, Shepard of Lucas, Steinberg of Story and Bass of Montgomery, a bill for an act to amend section three hundred twenty-one point four hundred eighty (321.480), Code 1946, relating to funds for the weighing of vehicles on the highways.

Read first time and referred to committee on roads and highways.

House File 291, by Robinson of Delaware, Poston of Wayne, Bockwoldt of Ida, Lynes of Bremer, Datisman of Lyon and Krall of Johnson, a bill for an act to amend section three hundred nine point thirty-five (309.35), Code 1946, relating to surveys and plans for secondary road construction by the board of supervisors.

Read first time and referred to committee on roads and highways.

House File 292, by Robinson of Delaware, Poston of Wayne, Bockwoldt of Ida, Lynes of Bremer, Datisman of Lyon and Krall of Johnson, a bill for an act to amend section three hundred nine point forty (309.40), Code 1946, relating to the advertisement and letting of contracts for road or bridge construction and materials thereof by the board of supervisors.

Read first time and referred to committee on roads and highways.

House File 293, by Nelson of Woodbury, a bill for an act to amend section two hundred twenty-eight point nine (228.9), Code 1946, relating to compensation and expenses of members of commission of insanity.

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

House File 294, by Steinberg of Story, a bill for an act to amend section three hundred twenty-one point one hundred seventy-seven (321.177), Code 1946, relating to chauffeurs licenses for minors.

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

House File 295, by Steinberg of Story, a bill for an act to amend section three hundred twenty-two point twelve (322.12), Code 1946, relating to motor vehicle dealers.

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

House File 296, by Kosek of Linn, Scott of Appanoose, Ainsworth of Dickinson, Graham of Audubon, Hicklin of Louisa and Prange of Marion, a bill for an act to amend section five

hundred forty-one point eighty-five (541.85), Code 1946, relating to holidays affecting the presentation of negotiable instruments.

Read first time and referred to committee on judiciary 1.

House File 297, by committee on board of control, a bill for an act to amend section two hundred twenty-three point one (223.1), two hundred twenty-three point two (223.2), two hundred twenty-three point three (223.3), two hundred twenty-three point four (223.4), Code 1946, relating to the hospital for epileptics and school for feeble minded.

Read first time and passed on file.

House File 298, by Ainsworth of Dickinson, a bill for an act providing for the protection and safety of persons in the operation of tractors, and to provide for the enforcement thereof.

Read first time and referred to committee on agriculture 1.

House File 299, by committee on appropriations, a bill for an act making appropriation to defray expense of inaugural ceremonies.

Read first time and passed on file.

House File 300, by committee on police regulations, a bill for an act to amend chapter One hundred (100), Code, 1946, relating to the State Fire Marshal.

Read first time and passed on file.

House File 301, by committee on police regulations, a bill for an act to amend chapter One hundred seventy (170), Code, 1946, relating to hotels and food establishments.

Read first time and passed on file.

HOUSE FILE 84 WITHDRAWN

Nelson of Buchanan asked and obtained unanimous consent to withdraw House File 84 from further consideration of the House.

SPECIAL ORDER

Bryson of Hardin asked and obtained unanimous consent to have House File 96 made a special order of business for Tuesday morning, February 18, 1947.

Fimmen of Davis invoked Rule 56 on House File 75, the bill having been in committee more than eighteen days.

Rule 56 was invoked and the Speaker ordered House File 75 placed on the calendar.

Bryson of Hardin moved that House File 75 be re-referred to the committee on ways and means.

Roll Call was demanded by Fimmen of Davis and Donohue of Cedar.

On the question, "Shall the bill be re-referred?"

The ayes were, 26:

Anderson	Klemesrud	Noble	Steinberg
Baker	Krall	Norland	Utzig
Beman	Long	Pieper	Walker
Bryson	Loss	Saylor	Walter of
Butler	McEleney	Shepard	Pottawattamie
Fiene	Nelson of	Siefkas	Wellington
Frei	Woodbury		Mr. Speaker
Graham			

The nays were, 67:

Ainsworth	Fletcher	Lawrence	Robb
Avery	Gannaway	Lynes	Schwengel
Bass	Hansen	McFarlane	Scott
Beardsley	Hendrix	Mills	Sloane
Bents	Hicklin	Morrissey	Smith of Clayton
Bloom	Hinrichs	Neal	Smith of
Bockwoldt	Humbert	Nelson of	Des Moines
Boothby	Huston	Buchanan	Smith of Madison
Brown of	Ingalls	Nicholas	Strawman
Mahaska	Kerr	Nielsen	Tesmer
Brown of Monona	Kester	Olson	Troeger
Burkman	Kilpatrick	Poston	Turner
Davis	King	Prange	Watson
De Groote	Knickerbocker	Putney	Weichman
Donohue	Koch	Rankin	Weiss
Duffield	Kosek	Redman	Williams
Eckels	Kruse	Reed	Wilson
Fimmen	Langland		

Absent or not voting, 15:

Datiman	Good	Lundy	Stevens
Duffy	Hedin	Moore	Van Eaton
Edwards	Landsness	Patrick	Walter of
Fulk	Lucken	Robinson	Marshall

Motion to re-refer lost.

Moore of Butler offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable John McClelland Ramsey of Butler County, who was a member of the Thirty-ninth, Fortieth and Fortieth Extra General Assembly in the House, the Forty-first, Forty-second and Forty-second Extra in the Senate, passed away on February 23rd, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Moore of Butler moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Moore of Butler, McFarlane of Black Hawk and Lynes of Bremer.

Smith of Madison offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable William J. Beeler of Madison County, who was a member of the Forty-eighth and Forty-ninth sessions of the General Assembly passed away on January 24, 1947; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Smith of Madison moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Smith of Madison, Siefkas of Clarke and Mills of Adair.

MESSAGES FROM 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 the following bill in which the concurrence of the Senate was asked:

Senate File 64, a bill for an act relating to the records in Municipal Courts.

Also: 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 the employment of temporary assistance for the county attorney.

SENATE AMENDMENT TO HOUSE FILE 34

1. Amend House File 34 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred forty-one point seven (341.7), Code 1946, is hereby amended by adding to said section the following: "The compensation allowed to any such assistants shall be paid out of the court fund of the county."

2. Further amend House File 34 by striking from line three (3) of the title the words "assistance for" and inserting in lieu thereof the words "assistants to".

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

House Concurrent Resolution 10, providing for a joint session in the House Chamber on Wednesday, March 12, 1947, at 2:00 p. m., and inviting Pioneer Lawmakers to attend and present a program and the Blind Orchestra of the College for the Blind to furnish the music.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 217, a bill for an act to provide for the parole of feeble-minded inmates from state institutions under the board of control.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGE CONSIDERED

Senate File 217, a bill for an act to amend section two hundred twenty-two point thirty-six (222.36), Code 1946, to provide for the parole of feeble-minded inmates from state institutions under the board of control.

Read first time and referred to committee on board of control.

CONSIDERATION OF BILLS

House File 99, a bill for an act to amend chapter seven hundred forty (740), Code 1946, relating to misconduct or neglect in office of public official or employees, with report of committee recommending passage, was taken up for consideration.

Donohue of Cedar moved that the amendment proposed by him be adopted.

Amend House File 99 section one (1) lines four (4) and five (5) by striking out the words "unless otherwise provided by law" and inserting in lieu thereof the words "except as provided in chapter three hundred seventeen (317), Code 1946, as amended by the Fifty-second (52nd) General Assembly."

Amendment lost.

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, 70:

Ainsworth	Fulk	Neal	Smith of
Avery	Gannaway	Nelson of	Des Moines
Baker	Good	Buchanan	Smith of Madison
Bass	Graham	Nelson of	Steinberg
Beman	Hinrichs	Woodbury	Stevens
Bloom	Huston	Nicholas	Strawman
Bockwoldt	Ingalls	Noble	Troeger
Boothby	Kerr	Norland	Turner
Brown of Monona	King	Olson	Utzig
Bryson	Klemesrud	Patrick	Van Eaton
Butler	Kruse	Prange	Walter of
Datisman	Landsness	Putney	Marshall
De Groote	Lawrence	Rankin	Watson
Donohue	Long	Redman	Weichman
Duffield	Lucken	Robb	Wellington
Eckels	Lynes	Robinson	Williams
Fiene	McEleney	Saylor	Wilson
Fletcher	Mills	Siefkas	Mr. Speaker
Frei	Morrissey		

The nays were, 24:

Anderson	Hansen	Kosek	Sloane
Bents	Hicklin	Krall	Smith of Clayton
Brown of	Humbert	Moore	Tesmer
Mahaska	Kester	Pieper	Walter of
Burkman	Kilpatrick	Scott	Pottawattamie
Davis	Knickerbocker	Shepard	Weiss
Fimmen	Koch		

Absent or not voting, 14:

Beardsley	Hendrix	McFarlane	Reed
Duffy	Langland	Nielsen	Schwengel
Edwards	Loss	Poston	Walker
Hedin	Lundy		

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

Schwengel of Scott moved that a committee of three be appointed

to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed and the Speaker appointed as such committee: Schwengel of Scott, Nicholas of Cerro Gordo and Huston of Washington.

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.

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 House.

JOINT CONVENTION

In accordance with Senate Concurrent Resolution 12, duly adopted, the Joint Convention was called to order; Kenneth A. Evans, President of the Senate, presiding.

Burkman of Polk moved that a committee of four be appointed to escort Mr. Paul H. Griffith and his party to the Joint Convention.

Motion prevailed and the President appointed as such committee: Burkman of Polk, Scott of Appanoose, Senator Berg and Senator Sharp.

President Evans introduced to the Joint Convention Mr. Paul H. Griffith, National Commander of the American Legion, who addressed the Joint Convention.

President Evans expressed his appreciation that Mr. Griffith could appear before the Joint Convention.

The committee previously appointed came forward and escorted Mr. Griffith and his party from the House Chamber.

On motion by Bockwoldt of Ida the Joint Convention was dissolved.

The House reconvened, Speaker Kuester in the chair.

CONSIDERATION OF BILLS

House File 101, a bill for an act to amend chapter one hundred eighty-eight (188), Code 1946, relating to estrays and trespassing animals, and providing a remedy for diseased estrays, with report of committee recommending amendment and passage, was taken up for consideration.

Hicklin of Louisa asked and obtained unanimous consent to have the action of the House in adopting the amendments proposed by the committee be rescinded.

Hicklin of Louisa offered the following substitute amendment:

Amend House File 101 by striking from line eight (8) section one (1) the word "owner" and inserting in lieu thereof the words "persons in possession".

Further amend line eleven (11) section one (1) by striking the word "owner" and inserting in lieu thereof the words "persons in possession".

Hicklin of Louisa moved that the substitute amendment be adopted.

Motion prevailed and the substitute amendment was 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, 99:

Ainsworth	Fiene	Kosek	Patrick
Anderson	Fimmen	Krall	Pieper
Avery	Fletcher	Kruse	Prange
Baker	Frei	Landsness	Putney
Bass	Fulk	Langland	Rankin
Beardsley	Gannaway	Lawrence	Redman
Beman	Good	Long	Reed
Bents	Graham	Loss	Robb
Bloom	Hansen	Lynes	Robinson
Bockwoldt	Hedin	McEleney	Saylor
Boothby	Hendrix	McFarlane	Schwengel
Brown of	Hicklin	Mills	Scott
Mahaska	Hinrichs	Moore	Shepard
Brown of Monona	Humbert	Morrissey	Siefkas
Bryson	Huston	Neal	Sloane
Burkman	Ingalls	Nelson of	Smith of Clayton
Butler	Kerr	Buchanan	Smith of
Datman	Kester	Nelson of	Des Moines
Davis	Kilpatrick	Woodbury	Smith of Madison
De Groote	King	Nicholas	Stevens
Duffield	Klemesrud	Noble	Strawman
Eckels	Knickerbocker	Norland	Tesmer
Edwards	Koch	Olson	Troeger

Turner	Walter of	Watson	Wellington
Utzig	Marshall	Weichman	Wilson
Walker	Walter of	Weiss	Mr. Speaker
	Pottawattamie		

The nays were: none.

Absent or not voting, 9:

Donohue	Lundy	Poston	Van Eaton
Duffy	Nielsen	Steinberg	Williams
Lucken			

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

House File 114, a bill for an act to amend section three hundred nine point sixty-six (309.66), Code 1946, 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, with report of committee recommending amendment and passage, was taken up for consideration.

Redman of Sac moved that the amendments proposed by the committee be adopted.

Amend House File 114 by striking the period (.) at the end of section one (1) and inserting in lieu thereof the following:

1. "and the sum received in payment of said material shall be turned over to the county treasurer immediately on its receipt."

And further amend said bill by striking the last sentence in section two (2) and inserting in lieu thereof the following:

2. "The cost of such material shall be a lien on the property on which it is used until fully paid."

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, 87:

Ainsworth	Butler	Graham	Koch
Anderson	Datisman	Hedin	Kosek
Avery	De Groote	Hinrichs	Krall
Baker	Duffield	Humbert	Kruse
Bass	Eckels	Huston	Landsness
Beman	Edwards	Ingalls	Langland
Bloom	Fiene	Kerr	Lawrence
Böckwoldt	Fletcher	Kester	Long
Boothby	Frei	Kilpatrick	Lucken
Brown of Monona	Fulk	King	Lynes
Bryson	Gannaway	Klemesrud	Mills
Burkman	Good	Knickerbocker	Moore

Morrissey	Prange	Smith of	Walter of
Neal	Putney	Des Moines	Marshall
Nelson of	Rankin	Smith of Madison	Walter of
Buchanan	Redman	Steinberg	Pottawattamie
Nelson of	Robb	Stevens	Watson
Woodbury	Robinson	Strawman	Weichman
Nicholas	Saylor	Tesmer	Weiss
Noble	Scott	Troeger	Wellington
Norland	Shepard	Turner	Williams
Olson	Siefkas	Van Eaton	Wilson
Pieper	Smith of Clayton	Walker	Mr. Speaker

The nays were, 12:

Bents	Fimmen	Loss	Poston
Brown of	Hansen	McEleney	Sloane
Mahaska	Hicklin	Patrick	Utzig
Davis			

Absent or not voting, 9:

Beardsley	Hendrix	McFarlane	Reed
Donohue	Lundy	Nielsen	Schwengel
Duffy			

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

House File 117, a bill for an act to amend sections three hundred fifty-one point seventeen (351.17) and three hundred fifty-one point eighteen (351.18), Code 1946, relating to licensing of dogs, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury moved that the amendment proposed by him be adopted.

Amend House File 117 by striking after the word "figure" in line four (4) of section two (2) the word and figure "May 15" and inserting in lieu thereof the word and figure "July 1".

Amendment adopted.

Bass of Montgomery moved that the amendments proposed by him be withdrawn.

Motion prevailed.

Nelson 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, 59:

Ainsworth	Bass	Boothby	Burkman
Anderson	Beardsley	Brown of Monona	Butler
Baker	Beman	Bryson	Davis

De Groot	Kilpatrick	Morrissey	Scott
Donohue	Klemesrud	Nelson of	Sloane
Eckels	Knickerbocker	Woodbury	Smith of Clayton
Fiene	Koch	Nielsen	Strawman
Fimmen	Kosek	Olson	Tesmer
Fletcher	Krall	Patrick	Turner
Gannaway	Landsness	Poston	Van Eaton
Graham	Langland	Prange	Walter of
Hedin	Long	Rankin	Pottawattamie
Hicklin	McEleney	Robinson	Watson
Humbert	McFarlane	Saylor	Weiss
Ingalls	Mills	Schwengel	Williams
Kester			

The nays were, 36:

Avery	Hansen	Noble	Smith of Madison
Bents	Hendrix	Norland	Utzig
Bloom	Hinrichs	Pieper	Walker
Bockwoldt	Kerr	Putney	Walter of
Brown of	Kruse	Redman	Marshall
Mahaska	Lawrence	Reed	Weichman
Datisman	Loss	Robb	Wellington
Edwards	Lynes	Shepard	Wilson
Frei	Moore	Siefkas	Mr. Speaker
Good	Nelson of		
	Buchanan		

Absent or not voting, 13:

Duffield	King	Nicholas	Steinberg
Duffy	Lucken	Smith of	Stevens
Fulk	Lundy	Des Moines	Troeger
Huston	Neal		

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

MOTIONS FILED

MR. SPEAKER: I move to reject the report of the committee recommending indefinite postponement of House File 65.

ARCH W. MCFARLANE.

MR. SPEAKER: I move to reconsider the vote by which the House File 215 failed to pass the House.

FRED D. SCHWENGEL.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: February 13, 1947, House Files 38 and 175; February 14, 1947, House File 2.

AMENDMENTS FILED

Amend Senate File 196 by inserting in line eight (8) of section one (1) after the word "officers" the following: "paid from public funds".

REED of Jefferson.

Amend House File 94 by striking the quotation and period in line ten (10) of Section four (4) and inserting in lieu thereof a comma and adding the following, "or in which he having been separated from his regular employment, earns wages which are less than his weekly benefit amount plus three (\$3.00) dollars."

REED of Jefferson.

Amend House File 234 by adding thereto the following section:
"Sec. 3. This act shall apply to special charter cities."

PUTNEY of Tama.

Amend House File 72 by adding to section one (1) as follows: "Any corporation whose shares of stock are subject to assessment under this section shall be entitled to deduct from the actual value of such shares the actual value of shares owned by it in any other corporation subject to assessment under this section, upon submitting satisfactory proof to the assessor that such shares of stock have been assessed under the provisions of this section to the corporation issuing such shares of stock."

McFARLANE of Black Hawk.

On motion by McFarlane of Black Hawk the House adjourned until 10:00 o'clock, Tuesday, February 18, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 18, 1947.

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

Prayer was offered by Reverend Harold Drown, pastor of First Presbyterian Church, Ottumwa, Iowa.

Journal of February 17 was corrected and approved.

PETITIONS

Nielsen of Pottawattamie presented a petition signed by fifty-four citizens of Pottawattamie county urging support of House File 156.

Referred to committee on military and veterans affairs.

Humbert of Adams presented a resolution signed by officers of the County Board of Education of Adams County urging defeat of Senate File 245.

Referred to committee on schools and textbooks.

Koch of Palo Alto presented a petition from Mrs. Nels Johnson of West Bend urging support of the county library bill.

Referred to committee on public libraries.

Stevens of Greene presented a petition signed by forty-three citizens of Greene county urging support of House File 156.

Referred to committee on military and veterans affairs.

Olson of Mitchell presented a resolution from the secretary of the Central District Association of County Superintendents of Schools urging the enactment of Senate File 46 as amended.

Referred to committee on tax revision.

Noble of Harrison presented a petition signed by 540 citizens of Harrison county urging the support of House File 156.

Referred to committee on military and veterans affairs.

Knickerbocker of Linn presented petitions signed by the Arthur

Parents and Teachers Association urging the legislation as endorsed by the Iowa Congress of Parents and Teachers.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by thirty-six citizens of Linn county urging the support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by eight citizens of Cedar Rapids urging full support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by twelve teachers of the Jackson School in Cedar Rapids urging full support of the legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by forty-five teachers of the Wilson High School of Cedar Rapids urging full support of the legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by sixty teachers of the Franklin School of Cedar Rapids urging full support of the legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by seven teachers of Fillmore School of Cedar Rapids urging full support of the legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by fourteen teachers of Johnson School, Cedar Rapids urging full support of the legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by eight

teachers of Buchanan Elementary School of Cedar Rapids urging full support of legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by the faculty of Roosevelt High School of Cedar Rapids urging full support of legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by the faculty of Van Buren School of Cedar Rapids urging full support of legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by seven teachers of the Hayes School of Cedar Rapids urging full support of legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by six members of the Cedar Rapids Radio Council urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition from the Cedar Rapids branch of the American Association of University Women urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by thirty-eight patrons of Taylor School of Cedar Rapids urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by forty-five members of the Garfield Parent and Teacher Association of Cedar Rapids urging the full support of education legislation as endorsed by the Iowa Congress of Parents and Teachers.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by sixteen teachers of Polk School of Cedar Rapids urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by eleven citizens of Cedar Rapids urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by twelve faculty members of Arthur School of Cedar Rapids urging full support of legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by fourteen teachers of Taylor School of Cedar Rapids urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition from the executive board of the Cedar Rapids association for child education urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by twenty-one patrons of Harrison School of Cedar Rapids urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by five members of the Cedar Rapids Classroom Teachers Association urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition from the Quota Club of Cedar Rapids urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition from Cedar Rapids Woman's Club urging full support of the county library bill.

Referred to committee on public libraries.

Knickerbocker of Linn presented a petition from the teachers of Kenwood School of Cedar Rapids favoring the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition from the Young Men's Bureau of Cedar Rapids favoring the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition from the Hanford Post No. 5 of Cedar Rapids urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by five citizens of Cedar Rapids urging full support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition from the Ashley Chapter of the Daughters of the American Revolution urging full support of the legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition from the Cedar Rapids Natural Science Club urging full support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by twenty citizens of Linn county urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by fifty-four citizens of Cedar Rapids urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by twelve citizens of Scott county urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by thirty-six members of the Parent-Teachers Association of Windsor School urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by eighty members of the Frisbie School District of Des Moines, Iowa, urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from the Parent-Teachers Association of Iowa City urging full support of favorable school legislation.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 145 citizens of Scott county urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from the Des Moines branch of the American Association of University Women urging full support of House File 93.

Referred to committee on schools and textbooks.

Utzig of Dubuque presented a petition signed by thirty-six citizens of Burlington urging full support of House File 156.

Referred to committee on military and veterans affairs.

Beman of Keokuk presented a resolution from the board of directors of the Ollie Consolidated School District of Keokuk urging state aid for schools.

Referred to committee on schools and textbooks.

Neal of Dallas presented a resolution from the Dallas county board of education urging a better retirement system for school employees.

Referred to committee on schools and textbooks.

Nelson of Wodbury and Van Eaton of Wodbury presented a petition signed by thirty-one citizens of Woodbury county urging full support of House File 107.

Referred to committee on public health.

Schwengel of Scott presented a petition signed by the principal of the Cleveland and Edgewood Schools on behalf of fourteen teachers urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by five citizens of Cedar Rapids urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the president of the Natural Science Club of Cedar Rapids urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by S. M. Pattee of Cedar Rapids urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the legislative chairman of the Iowa Federation of Business and Professional Women's Clubs of Des Moines urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Lee County Rural Teachers Association urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by officers of the West Liberty Public Schools of West Liberty urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Ottumwa Teachers Club of Ottumwa urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Wapello County Educational Council of Ottumwa, urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Rural Teachers Association of Wapello county urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from the Fort Madison Junior High School Teachers Association urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by Mrs. David Mitchell of Cedar Rapids urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the president of the Iowa Federation of Business and Professional Womens Clubs of Des Moines urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Elizabeth Ross Chapter of the Daughters of the American Revolution urging full support of House File 93.

Referred to committee on schools and textbooks.

Siefkas of Clarke presented a petition signed by the county officials of Clarke county urging the support of Senate File 181.

Referred to committee on compensation of public officers and employees.

Siefkas of Clarke presented a petition signed by 130 citizens of Clarke county urging support of House File 156.

Referred to committee on military and veterans affairs.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 113, 115, 135, 188, 191, 250, 251 and 276; Senate Files 62 and 118; House Joint Resolutions 3 and 6; under Rule 72.

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 213, a bill for an act to provide for the formation of associations to purchase or build and own residential business and commercial properties upon a co-operative basis.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGE CONSIDERED

Senate File 213, a bill for an act to provide for the formation of associations to purchase or build and own residential, business and commercial properties upon a co-operative basis. To provide for articles of co-operation of such associations and to establish the powers, duties and liabilities of the association and the members thereof.

Read first time and referred to committee on private corporations.

HOUSE FILE 197 WITHDRAWN

Smith of Clayton asked and obtained unanimous consent to withdraw House File 197 from further consideration of the House.

CONSIDERATION OF SENATE AMENDMENT

On request of Sloane of Polk, unanimous consent having been given, House File 34, a bill for an act to amend section three hundred forty-one point seven (341.7), Code 1946, relating to the employment of temporary assistance for the county attorney, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 34

1. Amend House File 34 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred forty-one point seven (341.7), Code

1946, is hereby amended by adding to said section the following: "The compensation allowed to any such assistants shall be paid out of the court fund of the county."

2. Further amend House File 34 by striking from line three (3) of the title the words "assistance for" and inserting in lieu thereof the words "assistants to".

Sloane of Polk moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in the Senate amendment to House File 34.

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, 81:

Ainsworth	Gannaway	Lynes	Schwengel
Anderson	Good	McEleney	Scott
Avery	Graham	McFarlane	Shepard
Bass	Hansen	Mills	Sloane
Beman	Hedin	Moore	Smith of Clayton
Bents	Hendrix	Morrissey	Steinberg
Bloom	Hinrichs	Neal	Tesmer
Bockwoldt	Humbert	Nelson of	Turner
Brown of	Huston	Buchanan	Utzig
Mahaska	Ingalls	Nelson of	Van Eaton
Bryson	Kester	Woodbury	Walker
Burkman	Kilpatrick	Noble	Walter of
Butler	Klemesrud	Olson	Marshall
De Groote	Knickerbocker	Patrick	Walter of
Duffield	Koch	Pieper	Pottawattamie
Duffy	Kosek	Putney	Weichman
Eckels	Krall	Rankin	Weiss
Edwards	Kruse	Redman	Wellington
Fiene	Langland	Reed	Williams
Fimmen	Lawrence	Robinson	Wilson
Fletcher	Loss	Saylor	Mr. Speaker
Frei	Lucken		

The nays were: none.

Absent or not voting, 27:

Baker	Fulk	Nicholas	Smith of
Beardsley	Hicklin	Nielsen	Des Moines
Boothby	Kerr	Norland	Smith of Madison
Brown of Monona	King	Poston	Stevens
Datisman	Landsness	Prange	Strawman
Davis	Long	Robb	Troeger
Donohue	Lundy	Siefkas	Watson

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

House File 96, a bill for an act relating to the giving of proof,

of financial responsibility and security by owners and operators of motor vehicles and to make uniform the law with reference thereto, and to repeal sections three hundred twenty-one point two hundred seventy-five (321.275) to three hundred twenty-one point two hundred seventy-nine (321.279) inclusive, Code 1946, with report of committee recommending amendment and passage, was taken up for consideration.

Bryson of Hardin moved that the following amendments proposed by the committee be adopted:

Amend House File 96 as follows:

Amend line twelve (12) of subsection two (2) of section one (1) by inserting after the word "approval" the following words: "of a bond".

Amend section one (1) thereof by adding the following subsection:

"12. State. Any state, territory, or possession of the United States, the District of Columbia, or any province of the Dominion of Canada."

Amend line seven (7) of section three (3) by striking out the words "by violating" and inserting in lieu thereof the words "of having violated".

Amend section three (3) by inserting after the period (.) in line nine (9) thereof the following:

"A fee of one dollar (\$1.00) shall be paid for each such abstract by state except by state, county, city, town or court officials."

Amend line eight (8) of section twenty-four (24) by inserting after the word "judge" the words "or clerk".

Amend line twenty-eight (28) of section twenty-four (24) by inserting after the word "judge" the words "or clerk".

Amend line two (2) of section forty (40) by inserting after the word "motor-vehicle" the words "financial and".

Amend section five (5) lines two (2) and three (3) by striking out the words "within sixty (60) days" and inserting in lieu thereof the words "immediately or within thirty (30) days".

Amend line sixty-two (62) of section five (5) by striking out the first word of the line "company" and inserting in lieu thereof the word "carrier".

Amend line sixty-two (62) of section five (5) by striking out the word "company" as it appears after the word "surety".

Amendments adopted.

Bryson of Hardin offered the following amendment and moved its adoption.

Amend Section three (3) line one (1) after the word "record" by inserting the words "fees to be charged and disposition of fees".

Amendment adopted.

Smith of Clayton offered the following amendment and moved its adoption:

Amend Section thirty-one (31) line ten (10) following the word "thereof" by inserting the words "due process of law"

Amendment adopted.

Pieper of Allamakee offered the following amendment and moved its adoption.

Amend Section one (1) line nine (9) by striking the word "of" and inserting in lieu thereof the word "during".

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, 103:

Ainsworth	Fulk	Lundy	Scott
Anderson	Gannaway	Lynes	Shepard
Avery	Good	McEleney	Siefkas
Baker	Hansen	McFarlane	Sloane
Bass	Hedin	Mills	Smith of Clayton
Beardsley	Hendrix	Moore	Smith of
Beman	Hicklin	Morrissey	Des Moines
Bloom	Hinrichs	Neal	Smith of Madison
Bockwoldt	Humbert	Nelson of	Stevens
Boothby	Huston	Buchanan	Strawman
Brown of	Ingalls	Nelson of	Tesmer
Mahaska	Kerr	Woodbury	Troeger
Brown of Monona	Kester	Nicholas	Turner
Bryson	Kilpatrick	Noble	Utzig
Burkman	King	Norland	Van Eaton
Butler	Klemesrud	Olson	Walker
Datsman	Knickerbocker	Patrick	Walter of
Davis	Koch	Pieper	Marshall
De Groot	Kosek	Poston	Walter of
Donohue	Krall	Prange	Pottawattamie
Duffield	Kruse	Rankin	Watson
Duffy	Landsness	Redman	Weichman
Eckels	Langland	Reed	Weiss
Edwards	Lawrence	Robb	Wellington
Fiene	Long	Robinson	Williams
Fimmen	Loss	Saylor	Wilson
Fletcher	Lucken	Schwengel	Mr. Speaker
Frei			

The nays were, 1:

Graham

Absent or not voting, 4:

Bents

Nielsen

Putney

Steinberg

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

Weichman of Benton asked and obtained unanimous consent to take up House File 299.

House File 299, a bill for an act making appropriation to defray expense of inaugural ceremonies, 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, 96:

Ainsworth	Fulk	McFarlane	Scott
Anderson	Gannaway	Mills	Shepard
Avery	Good	Moore	Sloane
Baker	Graham	Morrissey	Smith of Clayton
Bass	Hansen	Neal	Smith of Madison
Bents	Hedin	Nelson of	Watson
Bloom	Hendrix	Buchanan	Steinberg
Bockwoldt	Hicklin	Nelson of	Stevens
Boothby	Hinrichs	Woodbury	Strawman
Brown of	Humbert	Nicholas	Tesmer
Mahaska	Ingalls	Noble	Troeger
Bryson	Kerr	Norland	Turner
Burkman	Kester	Olson	Utzig
Butler	Kilpatrick	Patrick	Van Eaton
Datisman	King	Pieper	Walker
Davis	Knickerbocker	Poston	Walter of
De Groot	Koch	Prange	Marshall
Donohue	Kosek	Putney	Walter of
Duffield	Krall	Rankin	Pottawattamie
Duffy	Kruse	Redman	Weichman
Eckels	Landsness	Reed	Weiss
Edwards	Lawrence	Robb	Wellington
Fiene	Long	Robinson	Williams
Fimmen	Loss	Saylor	Wilson
Fletcher	Lynes	Schwengel	Mr. Speaker
Frei	McEleney		

The nays were: none.

Absent or not voting, 12:

Beardsley	Klemesrud	Lundy	Smith of
Beman	Langland	Nielsen	Des Moines
Brown of Monona	Lucken	Siefkas	Watson
Huston			

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

HOUSE FILE 152 RECALLED

Good of Boone asked and obtained unanimous consent to recall House File 152 from the committee on county and township affairs.

SENATE FILE 124 SUBSTITUTED FOR HOUSE FILE 152

Good of Boone asked and obtained unanimous consent to substitute Senate File 124 for House File 152.

Senate File 124, a bill for an act to amend section three hundred thirty-two point three (332.3), Code 1946, relating to the powers and duties of the board of supervisors, was taken up for consideration.

McFarlane of Black Hawk moved that the House recess until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker pro tem Morrissey in the chair.

CONSIDERATION OF BILLS

Consideration of Senate File 124, a bill for an act to amend section three hundred thirty-two point three (332.3), Code 1946, relating to the powers and duties of the board of supervisors, was resumed.

Speaker Kuester in the chair.

Donohue of Cedar offered the following amendment and moved its adoption:

Amend line six (6) after the word "areas" by inserting the words "also cities and towns".

Amendment adopted.

Morrissey of Jasper moved the previous question.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend Senate File 124 by adding a new section as follows: "Sec. 2. Any work performed under the provisions of this act shall be published as part of the regular proceedings of the board of supervisors and shall show for whom the work was done, the nature of said work, the contract price and the amount paid. The publication above referred to shall be made within sixty (60) days after the completion of the work herein referred to."

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 21:

Datisman	Kester	Olson	Walker
Eckels	Klemesrud	Redman	Walter of
Fiene	Landsness	Robb	Marshall
Good	Langland	Smith of Madison	Watson
Humbert	Lynes	Steinberg	Wellington
Kerr	Neal		

The nays were, 73:

Ainsworth	Frei	Lucken	Robinson
Anderson	Gannaway	Lundy	Saylor
Avery	Graham	McEleney	Scott
Bass	Hansen	McFarlane	Shepard
Beman	Hedin	Mills	Siefkas
Bents	Hendrix	Moore	Sloane
Bloom	Hicklin	Morrissey	Smith of Clayton
Bockwoldt	Hinrichs	Nelson of	Smith of
Brown of	Huston	Buchanan	Des Moines
Mahaska	Ingalls	Nelson of	Strawman
Brown of Monona	Kilpatrick	Woodbury	Tesmer
Bryson	King	Nicholas	Turner
Burkman	Knickerbocker	Noble	Utzig
Butler	Koch	Norland	Van Eaton
Davis	Kosek	Patrick	Walter of
De Groot	Krall	Pieper	Pottawattamie
Duffield	Kruse	Prange	Weichman
Duffy	Lawrence	Rankin	Williams
Fimmen	Long	Reed	Wilson
Fletcher	Loss		

Absent or not voting, 14:

Baker	Edwards	Putney	Troeger
Beardsley	Fulk	Schwengel	Weiss
Boothby	Nielsen	Stevens	Mr. Speaker
Donohue	Poston		

The bill not having received a constitutional majority was declared to have failed to pass the House.

Sloane of Polk moved that the vote by which the bill failed to pass the House be reconsidered and the motion to reconsider be laid on the table.

House File 224, a bill for an act to amend section two hundred sixty-three point eight (263.8), Code 1946, relating to financing laboratory examinations and investigations by the university bacteriological laboratory for the department of health, 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, 101:

Ainsworth	Frei	Lynes	Siefkas
Anderson	Gannaway	McEleney	Sloane
Avery	Graham	McFarlane	Smith of Clayton
Baker	Hansen	Mills	Smith of
Bass	Hedin	Moore	Des Moines
Beardsley	Hendrix	Morrissey	Smith of Madison
Beman	Hinrichs	Neal	Steinberg
Bents	Humbert	Nelson of	Stevens
Bloom	Huston	Buchanan	Strawman
Bockwoldt	Ingalls	Nelson of	Tesmer
Boothby	Kerr	Woodbury	Troeger
Brown of	Kester	Nicholas	Turner
Mahaska	Kilpatrick	Noble	Utzig
Brown of Monona	King	Norland	Van Eaton
Bryson	Klemesrud	Olson	Walker
Burkman	Knickerbocker	Patrick	Walter of
Butler	Koch	Pieper	Marshall
Datisman	Kosek	Poston	Walter of
Davis	Krall	Prange	Pottawattamie
De Groot	Kruse	Rankin	Watson
Duffield	Landsness	Redman	Weichman
Duffy	Langland	Reed	Weiss
Eckels	Lawrence	Robb	Wellington
Edwards	Long	Saylor	Williams
Fiene	Loss	Schwengel	Wilson
Fimmen	Lucken	Scott	Mr. Speaker
Fletcher	Lundy	Shepard	

The nays were: none.

Absent or not voting, 7:

Donohue	Good	Nielsen	Robinson
Fulk	Hicklin	Putney	

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

House File 227, a bill for an act designating U. S. highway number six (6) within the borders of the state of Iowa as "Grand Army of the Republic Highway" and providing for suitable markers, was taken up for consideration.

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, 94:

Ainsworth	Beardsley	Boothby	Burkman
Anderson	Beman	Brown of	Butler
Avery	Bents	Mahaska	Datisman
Baker	Bloom	Brown of Monona	Davis
Bass	Bockwoldt	Bryson	De Groot

Duffy	Koch	Olson	Stevens
Eckels	Kosek	Patrick	Strawman
Edwards	Krall	Pieper	Tesmer
Fiene	Kruse	Poston	Troeger
Fimmen	Landsness	Prange	Turner
Fletcher	Langland	Rankin	Utzig
Frei	Lawrence	Redman	Van Eaton
Gannaway	Loss	Reed	Walker
Graham	Lucken	Robb	Walter of
Hansen	Lundy	Saylor	Marshall
Hedin	Lynes	Schwengel	Walter of
Hendrix	McFarlane	Scott	Pottawattamie
Hicklin	Mills	Shepard	Watson
Hinrichs	Moore	Siefkas	Weichman
Humbert	Morrissey	Sloane	Weiss
Huston	Neal	Smith of Clayton	Wellington
Kerr	Nelson of	Smith of	Williams
Kester	Buchanan	Des Moines	Wilson
Klemesrud	Nicholas	Smith of Madison	Mr. Speaker
Knickerbocker	Norland	Steinberg	

The nays were: none.

Absent or not voting, 14:

Donohue	Ingalls	McEleney	Noble
Duffield	Kilpatrick	Nelson of	Putney
Fulk	King	Woodbury	Robinson
Good	Long	Nielsen	

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

House File 226, a bill for an act to amend section nineteen point fifteen (19.15), Code 1946, relating to assignment of rooms, was taken up for consideration.

Burkman of Polk offered the following amendment and moved its adoption:

Amend the title by inserting after the word "rooms" the following "for the records of the Spanish American War Veterans Department of the state of Iowa".

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:

Ainsworth	Bloom	Butler	Edwards
Anderson	Bockwoldt	Datisman	Fiene
Avery	Boothby	Davis	Fimmen
Baker	Brown of	De Groote	Fletcher
Bass	Mahaska	Duffield	Gannaway
Beardsley	Brown of Monona	Duffy	Graham
Beman	Burkman	Eckels	Hansen

Hedin	Long	Patrick	Strawman
Hicklin	Loss	Pieper	Tesmer
Hinrichs	Lucken	Poston	Troeger
Humbert	Lundy	Rankin	Turner
Huston	Lynes	Redman	Utzig
Ingalls	McEleney	Reed	Van Eaton
Kerr	McFarlane	Robb	Walker
Kester	Mills	Saylor	Walter of
Kilpatrick	Moore	Schwengel	Marshall
King	Morrissey	Scott	Walter of
Klemesrud	Neal	Shepard	Pottawattamie
Knickerbocker	Nelson of	Siefkas	Watson
Koch	Buchanan	Sloane	Weichman
Kosek	Nelson of	Smith of Clayton	Weiss
Krall	Woodbury	Smith of	Wellington
Kruse	Nicholas	Des Moines	Williams
Landsness	Noble	Smith of Madison	Wilson
Langland	Norland	Steinberg	Mr. Speaker
Lawrence	Olson	Stevens	

The nays were: none.

Absent or not voting, 11:

Bents	Frei	Hendrx	Putney
Bryson	Fulk	Nielsen	Robinson
Donohue	Goød	Prange	

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

House File 128, a bill for an act to amend section five hundred two point four (502.4), Code 1946, relating to exempt securities, and section five hundred two point five (502.5), Code 1946, relating to exempt transactions, with report of committee recommending passage, was taken up for consideration.

Kosek 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:

Ainsworth	Butler	Hendrix	Landsness
Anderson	Datisman	Hicklin	Langland
Avery	Davis	Hinrichs	Lawrence
Bass	De Groote	Humbert	Loss
Beardsley	Duffield	Huston	Lundy
Beman	Duffy	Kerr	Lynes
Bloom	Eckels	Kester	McEleney
Bockwoldt	Fiene	Kilpatrick	McFarlane
Boothby	Fimmen	Klemesrud	Mills
Brown of	Fletcher	Knickerbocker	Morrissey
Mahaska	Frei	Koch	Neal
Brown of Monona	Gannaway	Kosek	Nelson of
Bryson	Good	Krall	Buchanan
Burkman	Hedin	Kruse	Noble

Olson	Schwengel	Troeger	Watson
Prange	Shepard	Turner	Weiss
Rankin	Siefkas	Utzig	Wellington
Redman	Sloane	Van Eaton	Williams
Reed	Smith of Clayton	Walter of	Wilson
Robb	Smith of Madison	Marshall	Mr. Speaker
Robinson	Strawman	Walter of	
Saylor	Tesmer	Pottawattamie	

The nays were, 5:

Bents	Norland	Walker	Weichman
Ingalls			

Absent or not voting, 21:

Baker	King	Nicholas	Scott
Donohue	Long	Nielsen	Smith of
Edwards	Lucken	Patrick	Des Moines
Fulk	Moore	Pieper	Steinberg
Graham	Nelson of	Poston	Stevens
Hansen	Woodbury	Putney	

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

COMMUNICATION FROM THE STATE APPEAL BOARD

The following communication was received from the State Appeal Board:

February 18, 1947

HON. WILLIAM BEARDSLEY, *Chairman*
 Claims Committee of the House of Representatives
 House Chamber

Dear Sir:

In accordance with the provisions of Chapter 25, 1946 Code, I hand you herewith claims acted upon by the State Board of Appeal. Each claim bears the recommendation of the Board.

Claim No.	Name of Claimant	Amt. Claim	App. Bd. Rec.
67	Grant Shade, Des Moines, Iowa.....	\$ 1,000.00	\$1,000.00
68	Ralph C. Norris, Polk County Superintendent of Schools, Des Moines.....	680.00	680.00
69	Elmer A. Harder, Sioux City, Iowa.....	5,500.00	Rejected
70	White Funeral Home, 2505 Grand Ave., Des Moines, Iowa.....	105.00	100.00
71	Carson-Balster Funeral Home, Maquoketa, Iowa	400.00	400.00
72	Treasurer of Cass County, Atlantic, Iowa	50.64	50.64
73	C. M. Hanson	18.35	18.35
74	John E. Spencer	22.00	22.00
75	George H. Gibson, Penitentiary, Ft. Madison, Iowa	187,750.00	Rejected
76	J. E. Campbell, Harlan, Iowa.....	4.00	4.00
77	Winifred Loeber, Des Moines, Iowa.....	1,000.00	Rejected
78	J. A. Strand and Ruth Anderson Strand, Dayton, Iowa	5,000.00	500.00
79	Leonard Sobek, Kanawha, Iowa.....	7,857.00	Rejected

Respectfully submitted,

WILHELMINE WEAVER,

Secretary of State Appeal Board.

COMMUNICATION FROM THE KING OF SWEDEN

Stockholm, February 14, 1947.

Mr. A. C. Gustafson, Chief Clerk,
House of Representatives,
Des Moines 19, Iowa.

Dear Sir,

By command of the King I have the honour to express to you and through you to the members of the House of Representatives His Majesty's sincere thanks for their kind sympathy expressed in the House Resolution received with your letter of January 28 last.

Yours sincerely,

(Signed) C. BONDE

Private secretary to the King.

REPORTS OF COMMITTEES

Klemesrud of Winnebago, 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 95, an act to amend section one hundred nine point eighty-seven, (109.87), Code 1946, providing for continuous open season for raccoons, begs leave to report it 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.

◆ THEO. KLEMESRUD, *Chairman.*

Siefkas of Clarke, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 146, a bill for an Act to amend chapter one hundred ninety-nine (199), Code 1946, relating to agricultural seeds, begs leave to report it 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.*

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 196, a bill for an act to legalize the action of the city council of Independence, Iowa, in respect to the purchase of land for a municipal airport, begs leave to report they have had the same under consideration and have 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 171, a bill for an act to amend section five hundred ninety-

eight point five (598.5), Code 1946, relating to divorce decree, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

TED SLOANE, Chairman.

E. L. Edwards of Union County, from the committee on child welfare, submitted the following report:

MR. SPEAKER: Your committee on child welfare to whom was referred House File 172, a bill for an act to amend Chapter three hundred seventy-seven (377), Code 1946, relating to juvenile playgrounds, begs leave to report it 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.

Also:

MR. SPEAKER: Your committee on child welfare to whom was referred House File 236, relating to treatment by surgery of handicapped 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.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 220 and 64.

LAWRENCE PUTNEY, 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 220 and 64.

AMENDMENTS FILED

Amend Senate File 210 by striking from line five (5) of section one (1) the words, "editorial work" and the words, "proof reading".

HICKLIN of Louisa.

Amend House File 181 by striking from section three (3) lines six (6) and seven (7), the words "not caused by the fault of the carrier of such motor fuel".

SMITH of Madison.

Amend House File 273 by striking the words "by unanimous vote pass a resolution to" in lines six (6) and seven (7), and substituting

in lieu thereof the following: "having passed, by unanimous vote, a resolution to sell, may".

McFARLANE of Black Hawk.

Amend Senate File 46 section two (2) by striking the period in line thirteen (13) and inserting the words, "and who are qualified voters and residents of the county."

TURNER of Mills.

Amend House File 233 by inserting a period (.) after the word "years" in line 7 of section 5, and striking the words in lines 8 and 9 as follows: "and who are not interested directly in the business or purchase, sale, or rental of real estate."

Further amend by striking the word "prepared" in line 19 of Section 5, and inserting in lieu thereof the word "preferred".

SMITH of Des Moines.

Amend House File 180 by striking the word "fifty" in line four (4) of section one (1) and substituting in lieu thereof the word "forty".

Further amend by striking the word "fifty" in line four (4) of section two (2) and substituting in lieu thereof the word "forty".

Further amend by striking all of section three (3) and by adding a new section as follows: "The terms of this act shall not be retroactive and shall only apply to those persons qualifying under the terms of this bill from the date of the effectiveness of this bill."

NELSON of Woodbury.

Amend House Joint Resolution 3 by striking the words "at the seat of government." in lines five (5) and six (6), section 1, and substituting in lieu thereof the following: "on the capitol grounds."

Strike all of Sec. 2 and insert in lieu thereof the following:

"The executive council of the state, together with three members of the senate, to be appointed by the president of the senate, and three members of the house, to be appointed by the speaker of the house, shall act as a joint committee and shall provide architectural services, erect, furnish and equip a suitable and adequate governor's home from the funds provided herein, or so much thereof as may be necessary."

Further amend by striking the words "a majority of" in line six (6) and line nine (9) of Sec. 3.

Further amend by adding a new Sec. 4 as follows:

"Sec. 4. In all matters to be decided and agreements made by the committee herein provided, decision of the majority shall prevail."

Further amend by renumbering the remaining section to Sec. 5.

LONG of Clinton.

MOORE of Butler.

HANSEN of Carroll.

Amend House File 178 by adding a new subsection to section two (2) as follows: "8. The provisions of this act shall be effective as to assessments made during the year 1947 under such regulations as a state tax commission shall prescribe."

NELSON of Woodbury.

On motion by McFarlane of Black Hawk the House adjourned until 9:45 a.m., Wednesday, February 19, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 19, 1947.

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

Prayer was offered by the Reverend James T. Johnson, pastor of the First C. M. E. Church, Des Moines.

Journal of February 18 was corrected and approved.

PRESENTATION OF VISITORS

Fulk of Page rose under the question of personal privilege and extended the best wishes of the House members to Mills of Adair on the occasion of his birthday. Burkman of Polk led the House in song.

Butler of Pocahontas presented to the House the Honorable Jens Thompson, former member of the House from Pocahontas.

Steinberg of Story presented to the House the class in government from the Shipley Consolidated High School with their superintendent, L. E. Smith.

Neal of Dallas presented to the House the class in government from the Dexter High School with their teacher, Miss Mattie Morrison.

PETITIONS

Eckles of Hancock presented a petition signed by sixty-one citizens of Hancock county protesting passage of House File 143.

Referred to committee on liquor control.

Long of Clinton presented a petition signed by eighty-one citizens of Clinton county protesting passage of: (Senate File 109 and House File 124); (Senate File 110 and House File 134); (Senate File 111 and House File 139); (Senate File 112 and House File 127); (Senate File 113 and House File 131).

Referred to committee on labor.

Neal of Dallas presented a petition signed by the secretary of

the Minburn Independent School District, Minburn, urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Eckles of Hancock presented a petition signed by 60 citizens of Hancock county protesting passage of House File 143.

Referred to committee on liquor control.

Knickerbocker of Linn presented a petition signed by thirteen members of the Optimist Club of Cedar Rapids urging full support of House File 93.

Referred to committee on schools and textbooks.

Pieper of Allamakee presented a petition signed by fifty-eight citizens of Allamakee county protesting passage of Senate File 46.

Referred to committee on tax revision.

Baker of Calhoun presented a petition signed by fifty-one teachers of Calhoun county urging full support of legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Nicholas of Cerro Gordo presented a petition signed by the Business and Professional Women's Club of Mason City urging full support of House File 93.

Referred to committee on schools and textbooks.

Eckles of Hancock presented a petition signed by fifty citizens of Hancock county protesting passage of House File 143.

Referred to committee on liquor control.

Schwengel of Scott presented a petition signed by 243 citizens of Scott county urging full support of House File 156.

Referred to committee on military and veterans affairs.

Schwengel of Scott presented a petition signed by forty-two citizens of Scott urging defeat of anti-labor bills now in the House.

Referred to committee on labor.

Rankin of Franklin presented a petition signed by thirty-five citizens of Franklin county urging defeat of the county assessor bill.

Referred to committee on ways and means.

Hedin of Scott presented a petition signed by 160 members of the Davenport Postal Employees Credit Union urging full support of House File 245.

Referred to committee on banks and banking.

Kosek of Linn presented a petition signed by seventy-four citizens of Linn county urging support of House File 156.

Referred to committee on military and veterans affairs.

Weichman of Benton presented a petition signed by 111 citizens of Benton county urging support of House File 156.

Referred to committee on military and veterans affairs.

Noble of Harrison presented a petition signed by 486 citizens of Harrison county urging the support of House File 156.

Referred to committee on military and veterans affairs.

Morrissey of Jasper presented a petition signed by 21 county officers of Jasper county urging support of Senate File 181.

Referred to committee on compensation of public officers and employees.

Knickerbocker of Linn presented a petition signed by eighty-one citizens of Linn county urging support of House File 156.

Referred to committee on military and veterans affairs.

Lundy of Monroe presented a petition signed by fifty-four citizens of Monroe county urging support of House File 156.

Referred to committee on military and veterans affairs.

Nicholas of Cerro Gordo presented a petition signed by 108 citizens of Cerro Gordo county urging support of House File 156.

Referred to committee on military and veterans affairs.

Bloom of Webster presented a petition signed by 275 citizens of Webster county urging support of House File 156.

Referred to committee on military and veterans affairs.

Mills of Adair presented a petition signed by 360 citizens of Adair county urging support of House File 156.

Referred to committee on military and veterans affairs.

Schwengel of Scott presented a resolution signed by the Hanawalt Parent-Teachers Association urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Iowa County Superintendents Association of Fort Dodge urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by the Clinton County Town Teachers Association and Clinton County Rural Teachers Association urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by thirteen citizens of Cedar Rapids urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by the Greenwood School Parent-Teachers Association of Des Moines urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Business and Professional Women's Club of Mason City urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Plymouth Congregational Church of Des Moines urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 145 citizens of Des Moines urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by the Busi-

ness Women's Club of Plymouth Congregational Church of Des Moines urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by thirty-seven citizens of Davenport urging the passage of House File 113.

Referred to committee on schools and textbooks.

Nielsen of Pottawattamie presented a petition signed by forty citizens of Council Bluffs urging support of House File 107.

Referred to committee on public health.

Schwengel of Scott presented a resolution signed by the county board of education of Adams county urging the defeat of Senate File 245.

Referred to committee on schools and textbooks.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 146, 172, 196 and 236; under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 6, 65 and 137.

INTRODUCTION OF BILLS

House File 302, by Long of Clinton, a bill for an act to amend section three hundred thirteen point thirty-two (313.32), Code 1946, relating to the acceptance by the highway commission of interstate bridges.

Read first time and referred to committee on interstate bridges.

House File 303, by Long of Clinton, a bill for an act relating to revenue; to provide for the issuance of permits to distributors of motion pictures and film products within the state of Iowa by the Iowa tax commission, to prescribe the annual permit fees to be paid by said distributors; to regulate the purchase of motion pictures and film products by exhibitors from distributors; to define terms used herein; to provide that the permit fees charged to and collected from distributors shall be deemed occupation tax.

and not license moneys and shall inure to the Old Age Assistance fund with the cost of administration deducted; to provide penalties for the violation of this act; and to declare an emergency.

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

House File 304, by Nelson of Woodbury, a bill for an act to provide for the protection of life and property in schools, hospitals, apartment dwellings, office buildings, industrial plants, hotels, etc., from the danger of steam boilers and refrigeration plant explosions and from the dangers of other motive power, and to fix and determine the conditions and qualifications under which persons may be licensed to have charge of, or operate, a refrigeration plant, a steam boiler or engine or its equipment and any other motive power equipment.

Read first time and referred to committee on departmental affairs.

House File 305, by Sloane of Polk and Burkman of Polk, a bill for an act to amend sections four hundred point one (400.1), four hundred point six (400.6) and four hundred point nine (400.9), Code 1946, so as to provide for the deduction of the cost of group insurance from pensions paid retired municipal waterworks employees.

Read first time and referred to committee on insurance.

House File 306, by committee on state educational institutions, a bill for an act to amend chapter three hundred three (303), Code 1946, relating to the establishment of an industrial and engineering library at the University of Iowa at Iowa City and the college of agriculture and mechanic arts at Ames for public use.

Read first time and passed on file.

House File 307, by committee on fish and game, a bill for an act to amend section one hundred six point fifteen (106.15), Code 1946, relating to the use of aircraft on lakes and streams.

Read first time and passed on file.

House File 308, by Prange of Marion, Van Eaton of Woodbury, Steinberg of Story and Putney of Tama, a bill for an act relating to assessment for cost of sewers.

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

House File 309, by Baker of Calhoun, a bill for an act to

amend chapter three hundred eighty-nine (389), Code 1946, relating to cities and towns, streets and public grounds, and to snow removal therefrom.

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

House File 310, by Utzig of Dubuque, Walker of Hamilton, Duffy of Dubuque, Norland of Worth and Robb of Emmet, a bill for an act to amend chapter thirty-seven (37), Code 1946, relating to memorial halls and monuments for soldiers, sailors and marines.

Read first time and referred to committee on military and veterans affairs.

House File 311, by Klemesrud of Winnebago and Hicklin of Louisa, a bill for an act to permit trolling from power boats and sail boats on the four largest lakes in the state.

Read first time and referred to committee on fish and game.

House File 312, by Poston of Wayne, and Putney of Tama, a bill for an act to change the time of holding the political party primary elections and conventions.

Read first time and referred to committee on elections.

House File 313, by Lynes of Bremer, Klémesrud of Winnebago and Landsness of Buena Vista, a bill for an act relating to levee and drainage districts.

Read first time and referred to committee on drainage.

MESSAGES FROM 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 178, a bill for an act relating to the regulation of rates for fire, marine and inland marine insurance, and to rating organizations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 179, a bill for an act relating to the regulation of rates for certain casualty insurance including fidelity, surety and guaranty bonds and for all other forms of motor vehicle insurance, and to rating organizations.

Also: That the Senate has adopted the following joint committee report in which the concurrence of the House is asked:

Report of Joint Committee on Rules, providing for the joint rules of the Senate and House of the Fifty-second General Assembly.

W. J. SCARBOROUGH, *Secretary.*

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-second General Assembly, having met jointly, begs 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 Fifty-first General Assembly be adopted as the joint rules of the Senate and House of the Fifty-second General Assembly.

Respectfully submitted,

RICHARD V. LEO, *Chairman.*

EDWARD J. MORRISSEY, *Chairman.*

On the part of the Senate.

On the part of the House.

SENATE MESSAGES CONSIDERED

Senate File 178, a bill for an act relating to the regulation of rates for fire, marine and inland marine insurance, and to rating organizations.

Read first time and referred to committee on insurance.

Senate File 179, a bill for an act relating to the regulation of rates for certain casualty insurance including fidelity, surety and guaranty bonds and for all other forms of motor vehicle insurance, and to rating organizations.

Read first time and referred to committee on insurance.

Olson of Mitchell and Poston of Wayne offered the following House Resolution and asked and obtained unanimous consent for its immediate consideration.

HOUSE RESOLUTION 6

Whereas, the temporary lighting system installed in the House chamber has demonstrated that improvement can be made in the lighting of the House chamber, and

Whereas, it has been disclosed that a very effective system has been installed in the House of Representatives in the State Capitol of South Dakota, therefore,

Be It Resolved by the House of Representatives: That the secretary of the executive council and the acting State House custodian be requested to visit the capital of South Dakota for an inspection and survey of the lighting system recently installed in the State Capitol and make a report to the House of Representatives by March 10, 1947, the actual expenses involved to be paid out of the legislative miscellaneous expense fund.

Olson of Mitchell moved its adoption.

Motion prevailed and the resolution was adopted.

Smith of Clayton offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration.

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable J. G. Hempel of Clayton County, who was a member of the Fortieth, Forty-first, Forty-second and Forty-second Extra sessions of the General Assembly, passed away on October 2, 1945; therefore,

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

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Smith of Clayton, Langland of Winneshiek and Pieper of Allamakee.

RULING OF THE SPEAKER

The Chair desires to correct and reverse a ruling made February 13th on a motion by Long of Clinton that the Committee on Labor be granted fifteen additional days for the consideration of House Files 124, 127, 131, 134 and 139. A further study of the rules discloses that an error was made in ruling that such a motion required a two-thirds vote. Rule 56 reads as follows: "no committee shall retain possession of any bill longer than eighteen legislative days, except by consent of the House." Manifestly such consent can be given by a mere majority of those voting, unless otherwise specified by the rules.

Roberts' Rules of Order which is the statutory parliamentary authority of the General Assembly, provides that any motion other than special motions listed by this authority, requires only a majority of those voting for adoption unless the rules provide otherwise. A Senate rule specifically fixes the votes required to withdraw a bill from a committee.

Rule 48 provides that any bill may be recommitted at any time before its passage. Hence, if additional time for committee consideration is refused by reason of failure to secure two-thirds majority and the bill is consequently placed on the calendar, a bare majority could again recommit it.

The Chair is pleased to correct the prior ruling and now declares the motion to have prevailed and the committee is given the additional time provided in the motion.

MOTION TO RECONSIDER

Weichman of Benton moved to reconsider the vote by which the motion of Long of Clinton, to grant fifteen additional days for public hearings on House Files 124, 127, 131, 134 and 139, passed the House.

On the question "Shall the vote be reconsidered?"

Rule 18 was invoked requiring all members present to vote.

The ayes were, 64:

Anderson	Fimmen	Landsness	Reed
Avery	Fletcher	Loss	Robb
Baker	Fulk	Lucken	Siefkas
Bass	Gannaway	Lynes	Smith of Clayton
Beman	Good	McFarlane	Smith of
Bloom	Hansen	Mills	Madison
Bockwoldt	Hendrix	Nelson of	Steinberg
Boothby	Hicklin	Buchanan	Tesmer
Brown of Monona	Huston	Nicholas	Turner
Bryson	Ingalls	Noble	Walker
Butler	Kerr	Norland	Watson
Datisman	Kester	Olson	Weichman
Davis	Kilpatrick	Patrick	Weiss
De Groote	King	Pieper	Williams
Donohue	Knickerbocker	Putney	Wilson
Eckels	Koch	Redman	Mr. Speaker
Edwards	Kosek		

The nays were, 40:

Ainsworth	Hinrichs	Poston	Stevens
Beardsley	Humbert	Prange	Strawman
Bents	Klemesrud	Rankin	Troeger
Brown of	Krall	Robinson	Utzig
Mahaska	Langland	Saylor	Van Eaton
Burkman	Lawrence	Schwengel	Walter of
Duffield	Long	Scott	Marshall
Duffy	McEleney	Shepard	Walter of
Fiene	Morrissey	Sloane	Pottawattamie
Frei	Nelson of	Smith of	Wellington
Graham	Woodbury	Des Moines	
Hedin	Nielsen		

Absent or not voting, 4:

Kruse	Lundy	Moore	Neal
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Motion prevailed.

Weichman of Benton moved to amend the motion by Long of Clinton by granting the committee on labor five additional days for public hearings on House Files 124, 127, 131, 134 and 139.

Morrissey of Jasper moved as a substitute amendment that the committee on labor be granted ten additional days.

Stevens of Greene 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: Stevens of Greene, Williams of Van Buren and Bass of Montgomery.

The committee appointed to notify the Senate that the House was ready to receive it in Joint Convention reported 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 House Chamber.

JOINT CONVENTION

In accordance with Senate Concurrent Resolution 16, duly adopted, the Joint Convention was called to order; Kenneth A. Evans, President of the Senate, presiding.

President Evans introduced to the Joint Convention Senator Knudson, Senator Doud, Dr. John Gardner and Mr. John Heffner, members of the Mental Hospital Survey Committee, who addressed the Joint Convention, outlining the findings of their committee.

Senator Rockhill moved that the committee be given a vote of appreciation for their untiring efforts in performing their duties on this committee, which motion prevailed.

On motion by Humbert of Adams, the Joint Convention was dissolved.

The House reconvened, Speaker Kuester in the chair.

On motion by McFarlane of Black Hawk the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

SENATE FILE 210 REFERRED TO COMMITTEE

Robinson of Delaware asked and obtained unanimous consent to have Senate File 210 referred to committee on judiciary 1.

The House resumed consideration of the motion by Long of Clinton to grant the committee on labor an additional fifteen days for public hearings on House Files 124, 127, 131, 134 and 139.

Beardsley of Warren moved the previous question.

Motion prevailed.

Sloane of Polk and Lundy of Monroe demanded a roll call.

On the question "Shall the substitute amendment by Morrissey be adopted?"

The ayes were, 72:

Anderson	Fletcher	Lundy	Shepard
Avery	Frei	McEleney	Sloane
Baker	Gannaway	Morrissey	Smith of
Bass	Good	Neal	Des Moines
Beardsley	Graham	Nelson of	Steinberg
Beman	Hansen	Buchanan	Stevens
Bents	Hedin	Nelson of	Strawman
Bloom	Humbert	Woodbury	Troeger
Bockwoldt	Kilpatrick	Nicholas	Utzig
Boothby	Klemesrud	Nielsen	Van Eaton
Brown of	Knickerbocker	Norland	Walter of
Mahaska	Koch	Olson	Marshall
Burkman	Kosek	Pieper	Walter of
Butler	Krall	Poston	Pottawattamie
Davis	Kruse	Prange	Watson
De Groote	Langland	Rankin	Weiss
Duffield	Lawrence	Robb	Wellington
Duffy	Long	Robinson	Wilson
Eckels	Loss	Scott	Mr. Speaker
Fiene	Lucken		

The nays were, 30:

Ainsworth	Hinrichs	Mills	Siefkas
Bryson	Huston	Moore	Smith of Clayton
Dataman	Ingalls	Noble	Smith of Madison
Donohue	Kerr	Patrick	Tesmer
Edwards	Kester	Redman	Turner
Fimmen	Landsness	Reed	Weichman
Hendrix	Lynes	Saylor	Williams
Hicklin	McFarlane		

Absent or not voting, 6:

Brown of Monona	King	Schwengel	Walker
Fulk	Putney		

Motion prevailed and substitute amendment was adopted.

On the question "Shall the committee on labor be granted an additional ten days?"

Roll call was demanded by Sloane of Polk and Lundy of Monroe.

The ayes were, 74:

Anderson	Fiene	Lucken	Shepard
Avery	Fletcher	Lundy	Sloane
Baker	Frei	McEleney	Smith of
Bass	Gannaway	McFarlane	Des Moines
Beardsley	Good	Morrissey	Steinberg
Beman	Graham	Neal	Stevens
Bents	Hansen	Nelson of	Strawman
Bloom	Hedin	Buchanan	Tesmer
Bockwoldt	Humbert	Nelson of	Troeger
Boothby	Kilpatrick	Woodbury	Utzig
Brown of	Klemesrud	Nielsen	Van Eaton
Mahaska	Knickerbocker	Norland	Walter of
Burkman	Koch	Olson	Marshall
Butler	Kosek	Pieper	Walter of
Davis	Krall	Poston	Pottawattamie
De Groote	Kruse	Prange	Watson
Duffield	Langland	Rankin	Weiss
Duffy	Lawrence	Robb	Wellington
Eckels	Long	Schwengel	Wilson
Edwards	Loss	Scott	Mr. Speaker

The nays were, 28:

Ainsworth	Hinrichs	Lynes	Saylor
Bryson	Huston	Mills	Siefkas
Datisman	Ingalls	Moore	Smith of Clayton
Donohue	Kerr	Noble	Smith of Madison
Fimmen	Kester	Patrick	Turner
Hendrix	King	Redman	Weichman
Hicklin	Landsness	Reed	Williams

Absent or not voting, 6:

Brown of Monona	Nicholas	Robinson	Walker
Fulk	Putney		

Motion prevailed.

CONSIDERATION OF BILLS

House File 24, a bill for an act to amend sections six hundred forty-eight point one (648.1), six hundred forty-eight point five (648.5), and six hundred forty-eight point nineteen (648.19), Code 1946, 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, with report of committee recommending passage, was taken up for consideration.

Duffield of Guthrie offered the following amendment and moved its adoption:

"Amend by striking all of section three (3)."

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, 84:

Ainsworth	Fletcher	Landsness	Scott
Anderson	Frei	Langland	Shepard
Avery	Fulk	Lawrence	Sloane
Bass	Gannaway	Long	Smith of Clayton
Beardsley	Good	Lucken	Steinberg
Beman	Graham	Lundy	Strawman
Bloom	Hansen	Lynes	Tesmer
Bockwoldt	Hedin	McEleney	Troeger
Boothby	Hicklin	Mills	Turner
Brown of	Hinrichs	Moore	Utzig
Mahaska	Humbert	Morrissey	Van Eaton
Brown of Monona	Huston	Neal	Walker
Bryson	Kerr	Nelson of	Walter of
Burkman	Kester	Woodbury	Marshall
Butler	Kilpatrick	Nicholas	Walter of
Datisman	King	Noble	Pottawattamie
Davis	Klemersrud	Patrick	Watson
Donohue	Knickerbocker	Pieper	Weichman
Duffy	Koch	Prange	Weiss
Eckels	Kosek	Rankin	Williams
Edwards	Krall	Redman	Wilson
Fiene	Kruse	Schwengel	Mr. Speaker

The nays were, 13:

Bents	McFarlane	Norland	Smith of
De Groote	Nelson of	Poston	Madison
Fimmen	Buchanan	Reed	Wellington
Ingalls	Nielsen	Robb	

Absent or not voting, 11:

Baker	Loss	Robinson	Smith of
Duffield	Olson	Saylor	Des Moines
Hendrix	Putney	Siefkas	Stevens

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

House File 121, a bill for an act to amend the provisions of chapter six hundred six (606), Code 1946, to change the fees to be charged by the clerk of the district court and to provide for the payment of a flat fee in certain cases, with report of committee recommending passage, was taken up for consideration.

Hedin of Scott moved that the amendment proposed by him be adopted:

Amend section one (1) of House File 121 by inserting after the word "those" in line twelve (12) thereof the words "otherwise and".

Amendment adopted.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend House File 121 by striking the words and numbers "ten dollars (\$10)" in line eleven (11) of section one (1) and substituting in lieu thereof the following: "three dollars (\$3)".

Nielsen of Pottawattamie moved to refer House File 121 to judiciary committee.

Weichman of Benton moved the previous question.

Motion to refer House File 121 prevailed and the Speaker referred House File 121 to committee on judiciary 2.

REPORTS OF COMMITTEES

Robinson of Delaware, 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 294, a bill for an act to amend section three hundred twenty-one point one hundred seventy-seven (321.177), Code 1946, relating to chauffeurs licenses for minors, begs leave to report it 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.

GLENN E. ROBINSON, *Chairman*.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File 57, a bill for an act to amend section three hundred twenty-one point one hundred thirteen (321.113), Code 1946, relating to the registration fees on motor vehicles; to amend section three hundred ten point thirty-one (310.31), Code 1946, relating to the farm-to-market road fund; and to provide additional funds for the construction of secondary roads and for the improvement of roads and streets within incorporated cities and towns, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

GLENN E. ROBINSON, *Chairman*.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File 240, a bill for an act to provide for the license fees of motor trucks, truck tractors or road tractors and semi-trailers, operated exclusively within the limits of cities and towns, providing for the marking of said vehicles and penalty for violation 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.

GLENN E. ROBINSON, *Chairman.*

HOUSE FILE 57 WITHDRAWN

McFarlane of Black Hawk asked and obtained unanimous consent to withdraw House File 57 from further consideration of the House.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 34.

LAWRENCE PUTNEY, *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 34.

BILL SENT TO THE GOVERNOR

Putney of Tama, 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, 1947, sent to the governor for his approval: House File 34.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

AMENDMENTS FILED

Amend the committee amendment to House File 181 by adding thereto the following: "Further amend House File 181 by striking from section five (5) lines twenty-five (25) and twenty-six (26), the words 'in aircraft or'".

NIELSEN of Pottawattamie.

Amend Senate File 46 by striking section fifty (50) and inserting in lieu thereof the following substitute: Section Four Hundred Forty-two point three (442.3), Code 1946, is hereby amended by striking lines one (1) and two (2) and the words "as the case may be" and the comma from line three (3) thereof and inserting in lieu thereof "The assessor".

McFARLANE of Black Hawk.

Amend House File 87 by striking the period at the end of the title and inserting in lieu thereof the following: "and abolishing the same."

Further amend House File 87 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter seven hundred ninety-two (792), Code 1946, is hereby repealed.

Sec. 2. Section six hundred ninety point two (690.2), Code 1946, is amended by striking from line eight (8) the following: "with death, or" and inserting in lieu thereof the word "by".

Further amend section six hundred ninety point two (690.2), Code 1946, by striking the comma (,) after the word "penitentiary" in line nine (9) and inserting in lieu thereof a period (.).

Further amend section six hundred ninety point two (690.2), Code 1946, by striking all of lines ten (10) and eleven (11).

Sec. 3. Section six hundred ninety point five (690.5), Code 1946, is hereby repealed.

NORLAND of Worth.

Amend House File 123 by striking subsection five (5) of section eight (8) and substituting in lieu thereof the following: "Passing an examination in practical nursing on subjects relating to the duties and services stated in subsection 'b' of section six (6) of this act. Said examination, however, to be based only upon the subjects of sanitation, hygiene and the practical application of bedside practice which shall reflect a fair test of applicant's ability to care for patients in bedside practice".

NELSON of Woodbury.

Amend House File 143, Section 4, line eight (8) by inserting after the word "business" the following: "or in an area zoned for business".

Further amend House File 143, Section 6, line nine (9) by inserting after the word "business" the following "or in an area zoned for business".

Further amend House File 143, Section 7, line nine (9) by inserting after the figures "124.16" the following "and in establishments where the proceeds from the sale of food constitute less than fifty (50) per cent of its gross receipts."

HEDIN of Scott.

SCHWENGEL of Scott.

Amend House File 245, section twenty-one (21) line three (3) by striking the word "section" and inserting the words "Sections ten (10) and".

NICHOLAS of Cerro Gordo.

"Amend House File 107 by inserting after the word 'welfare' in section four (4), line four (4), the words 'or the overseer of the poor, as the board of supervisors may direct,'"

TESMER of Black Hawk.

On motion by Beardsley of Warren, the House adjourned until 10:00 a.m., Thursday, February 20, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 20, 1947.

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

Prayer was offered by the Reverend T. H. Leonard, pastor of the First Methodist Church of Ottumwa, Iowa.

Journal of February 19 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Robinson of Delaware on request of Duffield of Guthrie; Saylor of Decatur on request of Kester of Ringgold.

PRESENTATION OF VISITORS

Good of Boone presented to the House the Honorable Ben B. Doran former member of the House from Boone county.

Hedin of Scott presented to the House the Honorable Art Blatti, former member of the House from Chickasaw county.

Beardsley of Warren presented to the House the senior class from Indianola High School with their instructor Mr. Harry Grange.

Pieper of Allamakee presented to the House the Honorable C. A. Palmer, former member of the House from Allamakee county.

Noble of Harrison presented to the House the Honorable Robert Harvey, former member of the Senate.

PROOF OF PUBLICATION

Published copy of House File 216 and verified proof of publication of said bill in the Cedar Valley Daily Times on February 18th, 1947, 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.

PETITIONS

Utzig of Dubuque presented a petition signed by twenty-seven citizens of central Iowa urging support of House File 156.

Referred to committee on military and veterans affairs.

Sloane of Polk presented a petition signed by 144 citizens of Polk county urging support of House File 156.

Referred to committee on military and veterans affairs.

Sloane of Polk presented a petition signed by eighty-five citizens of Polk county protesting passage of Senate Files 109, 110, 111, 112, and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Turner of Mills presented a petition signed by twenty-one officials of the Mills county courthouse urging the support of Senate File 181.

Referred to committee on compensation of public officers and employees.

Hedin of Scott presented a petition signed by officials of the Davenport Local No. 676 of the Brotherhood of Painters, Decorators and Paper Hangers of America opposing anti-labor legislation.

Referred to committee on labor.

Huston of Washington presented a petition signed by fifteen officials of the Washington county courthouse urging the support of Senate File 181.

Referred to committee on compensation of public officers and employees.

Norland of Worth presented a petition signed by twenty-two members of the Fertile Auxiliary of AMVETS urging support of House File 156.

Referred to committee on military and veterans affairs.

Norland of Worth presented a petition signed by twenty-three citizens of Manly, urging support of the State Bonus Bill.

Referred to committee on military and veterans affairs.

Edwards of Union presented a petition signed by 206 citizens of Union county urging support of House File 156.

Referred to committee on military and veterans affairs.

Good of Boone presented a petition signed by 194 citizens of Boone county urging support of House File 156.

Referred to committee on military and veterans affairs.

Krall of Johnson presented a petition signed by members of the Jefferson Township School Board of Johnson county urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Parent-Teachers Association of Washington urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Garfield Parent-Teachers Association of Mason City, Iowa, urging support of House File 93.

Referred to committee on schools and textbooks.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 294; under Rule 72.

HOUSE FILE 47 WITHDRAWN

Reed of Jefferson asked and obtained unanimous consent to withdraw House File 47 from further consideration of the House.

HOUSE FILE 240 WITHDRAWN

Hicklin of Louisa asked and obtained unanimous consent to withdraw House File 240 from further consideration of the House.

SPECIAL ORDER

Redman of Sac moved that House File 75 be made a special order of business for 10:00 o'clock Tuesday morning, February 25th, 1947.

Roll call was demanded by Sloane of Polk and Beardsley of Warren.

Rule 18 invoked requiring all members present to vote.

On the question "Shall House File 75 be made a special order of business?"

The ayes were, 49:

Ainsworth	Frei	Landsness	Sloane
Anderson	Fulk	Lynes	Smith of Clayton
Bents	Gannaway	McFarlane	Smith of
Bockwoldt	Hansen	Mills	Des Moines
Boothby	Hedin	Moore	Smith of Madison
Bryson	Hicklin	Nielsen	Tesmer
Burkman	Ingalls	Poston	Turner
Davis	Kilpatrick	Redman	Van Eaton
Donohue	King	Reed	Weichman
Duffield	Knickerbocker	Robb	Weiss
Eckels	Koch	Schwengel	Williams
Edwards	Kosek	Scott	Wilson
Fimmen	Krall		

The nays were, 50:

Avery	Graham	Nelson of	Siefkas
Baker	Hendrix	Buchanan	Steinberg
Bass	Hinrichs	Nelson of	Stevens
Beardsley	Humbert	Woodbury	Strawman
Beman	Huston	Nicholas	Utzig
Bloom	Kester	Noble	Walker
Brown of Monona	Klemesrud	Norland	Walter of
Butler	Langland	Olson	Marshall
Datisman	Long	Patrick	Walter of
De Groot	Loss	Pieper	Pottawattamie
Duffy	Lucken	Prange	Watson
Fiene	Lundy	Rankin	Wellington
Fletcher	McEleney	Shepard	Mr. Speaker
Good	Neal		

Absent or not voting, 9:

Brown of	Kruse	Putney	Saylor
Mahaska	Lawrence	Robinson	Troeger
Kerr	Morrissey		

The motion having failed to receive a two-thirds majority was lost.

INTRODUCTION OF BILLS

House File 314, by committee on public health, a bill for an act to provide for an inventory of existing hospitals, for a survey of the need for additional hospital facilities, and for the development and administration of a hospital construction program which will, in conjunction with existing facilities, afford hospitals adequate to serve all people of the state, establishing methods of administration and control, providing for compliance with the requirements of the Federal Hospital Survey and Construction Act and regulations thereunder, authorizing the acceptance and expenditure of federal funds.

Read first time and passed on file.

House File 315, by Putney of Tama (by request), 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 poultry industry through the stimulation of an increased use and consumption of eggs and poultry 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 poultry industry of Iowa; to provide funds for such purposes by an excise tax on eggs and poultry 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 referred to committee on agriculture 1.

House File 316, by Steinberg of Story, a bill for an act to amend section eighty point eight (80.8), Code 1946, relating to the compensation of members of the highway patrol.

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

House File 317, by Frei of Grundy, a bill for an act to amend section fifty-one point fifteen (51.15), Code 1946, relating to the double election boards.

Read first time and referred to committee on elections.

House File 318, by Frei of Grundy (Berg), a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of liberty memorial bonds by Grundy county, 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 county.

Read first time and referred to committee on judiciary 2.

House File 319, by committee on public utilities, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1946, relating to a franchise to construct, operate, and maintain a transmission line for the transmission, distribution, use and sale of electric current.

Read first time and passed on file.

House File 320, by Weichman of Benton, a bill for an act relating to termination of farm tenancy.

Read first time and referred to committee on agriculture 1.

House File 321, by Bryson of Hardin, Donohue of Cedar and Walker of Hamilton, a bill for an act to amend section one hundred fifty-seven point nine (157.9), Code 1946, 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 committee on public health.

House File 322, by Rankin of Franklin, a bill for an act to amend section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1946, relating to permits for moving vehicles of excess size or weight.

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

House File 323, by Nelson of Woodbury, a bill for an act to amend the law as it appears in chapter three hundred sixty-eight (368), Code 1946, by adding to section three hundred sixty-eight point eight (368.8) a new subsection, granting to cities and towns, including special charter cities, additional power, in the discretion of the city council, to limit the number of, regulate, license or tax, or prohibit juke boxes, pinball machines, electric automatic phonographs, electric phonographs, mechanical games or devices operated by inserting of coins or tokens, mechanical musical devices, the dispensing of any tangible article, mechanical vending machines or other games, devices or machines operated by the insertion of coins or tokens, or which render an automatic service, music or amusement.

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

House File 324, by committee on child welfare, a bill for an act relating to aid for dependent children.

Read first time and passed on file.

House File 325, by Rankin of Franklin and Brown of Monona, a bill for an act to amend section five hundred sixty-six point nineteen (566.19), Code 1946, relating to the perpetual care of a grave.

Read first time and referred to committee on judiciary 1.

House File 326, by Sloane of Polk, a bil for an act to amend section three hundred sixty-five point seventeen (365.17), Code 1946, relating to the appointment of milk inspectors under civil service.

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

House File 327, by Humbert of Adams, a bill for an act to amend section three hundred nine point twenty-two (309.22), Code 1946, relating to the construction program of secondary roads.

Read first time and referred to committee on roads and highways.

Long of Clinton offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable E. C. Matthiesen of Clinton County, who was a member of the Fortieth and Fortieth Extra General Assemblies, passed away on September 6, 1945; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Long of Clinton moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Long of Clinton, McEleney of Clinton and Ingalls of Jackson.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Concurrent Resolution 18, providing for a committee of three members of the Senate and three members of the House to represent the Fifty-second General Assembly at the one hundredth birthday celebration of the State University of Iowa on Tuesday evening, February 25, 1947, and the President of the Senate has appointed a committee of three consisting of Senators Mercer, Bekman and Sharp.

W. J. SCARBOROUGH, *Secretary*.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 18

Krall of Johnson asked and obtained unanimous consent for the immediate consideration of Senate Concurrent Resolution 18.

SENATE CONCURRENT RESOLUTION 18

Whereas, the State University of Iowa will celebrate its one hundredth birthday at a dinner at the Iowa Memorial Union, Iowa City, Iowa on Tuesday evening, February 25th, 1947, and

Whereas, the State University of Iowa has invited members of the Fifty-second General Assembly of Iowa to attend this dinner,

Now Therefore, Be It Resolved by the Senate, the House Concurring: That the President of the Senate appoint three members of the Senate and the Speaker of the House appoint three members of the House to represent the Fifty-second General Assembly of Iowa at the one hundredth birthday celebration of the State University of Iowa.

Krall of Johnson moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee: Krall of Johnson, Fimmen of Davis and Davis of Fayette.

CONSIDERATION OF BILLS

House File 106, a bill for an act to amend chapter eighty-five (85), Code 1946, relating to workmen's compensation; to increase the maximum weekly benefit amount; to increase allowances for certain professional, hospital and nursing services; and to authorize waivers by certain disabled persons under certain conditions, 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, 94:

Ainsworth	Burkman	Frei	Humbert
Avery	Butler	Fulk	Huston
Baker	De Groote	Gannaway	Ingalls
Bass	Donohue	Good	Kerr
Beardsley	Duffield	Graham	Kester
Beman	Duffy	Hansen	Kilpatrick
Bents	Eckels	Hedin	King
Bloom	Edwards	Hendrix	Klemesrud
Boothby	Fimmen	Hicklin	Klickerbocker
Bryson	Fletcher	Hinrichs	Koch

Kosek	Nelson of	Redman	Utzig
Krall	Buchanan	Reed	Van Eaton
Kruse	Nelson of	Schwengel	Walker
Landsness	Woodbury	Scott	Walter of
Langland	Nicholas	Siefkas	Marshall
Long	Nielsen	Sloane	Walter of
Loss	Noble	Smith of Clayton	Pottawattamie
Lucken	Norland	Smith of	Watson
Lundy	Olson	Des Moines	Weichman
Lynes	Patrick	Smith of Madison	Weiss
McEleney	Pieper	Steinberg	Wellington
McFarlane	Poston	Stevens	Williams
Mills	Prange	Strawman	Wilson
Morrissey	Putney	Tesmer	Mr. Speaker
Neal	Rankin	Turner	

The nays were, 3:

Anderson Brown of Monona Fiene

Absent or not voting, 11:

Bockwoldt	Datisman	Moore	Saylor
Brown of	Davis	Robb	Shepard
Mahaska	Lawrence	Robinson	Troeger

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

House File 87, a bill for an act to amend chapter seven hundred ninety-two point nine (792.9), Code 1946, relating to the execution of the death penalty, with report of committee recommending passage, was taken up for consideration.

Norland of Worth moved that the amendment proposed by him be adopted.

Amend House File 87 by striking the period at the end of the title and inserting in lieu thereof the following: "and abolishing the same."

Further amend House File 87 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter seven hundred ninety-two (792), Code 1946, is hereby repealed.

Sec. 2. Section six hundred ninety point two (690.2), Code 1946, is amended by striking from line eight (8) the following: "with death, or" and inserting in lieu thereof the word "by".

Further amend section six hundred ninety point two (690.2), Code 1946, by striking the comma (,) after the word "penitentiary" in line nine (9) and inserting in lieu thereof a period (.).

Further amend section six hundred ninety point two (690.2), Code 1946, by striking all of line ten (10) and eleven (11).

Sec. 3. Section six hundred ninety point five (690.5), Code 1946, is hereby repealed.

Beardsley of Warren moved the previous question.

Walker of Hamilton and Norland of Worth demanded a roll call.

On the question "Shall the amendment be adopted?"

The ayes were, 22:

Baker	Mills	Schwengel	Steinberg
Duffy	Nelson of	Siefkas	Utzig
Piene	Buchanan	Smith of Clayton	Walker
Gannaway	Norland	Smith of	Walter of
Ingalls	Olson	Des Moines	Pottawattamie
Koch	Pieper	Smith of Madison	Williams
Lundy			

The nays were, 80:

Ainsworth	Edwards	Krall	Rankin
Anderson	Fimmen	Kruse	Redman
Avery	Fletcher	Landsness	Reed
Bass	Frei	Langland	Scott
Beardsley	Fulk	Lawrence	Shepard
Beman	Good	Long	Sloane
Bents	Graham	Loss	Stevens
Bloom	Hansen	Lucken	Strawman
Bockwoldt	Hedin	Lynes	Tesmer
Boothby	Hendrix	McEleney	Troeger
Brown of	Hicklin	McFarlane	Turner
Mahaska	Hinrichs	Moore	Van Eaton
Brown of Monona	Humbert	Morrissey	Walter of
Bryson	Huston	Neal	Marshall
Burkman	Kerr	Nicholas	Watson
Butler	Kester	Nielsen	Weichman
Datisman	Kilpatrick	Noble	Weiss
Davis	King	Patrick	Wellington
De Groot	Klemesrud	Prange	Wilson
Donohue	Knickerbocker	Putney	Mr. Speaker
Eckels	Kosek		

Absent or not voting, 6:

Duffield	Nelson of	Poston	Robinson
	Woodbury	Robb	Saylor

Amendment lost.

Nelson 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, 63:

Anderson	Butler	Hansen	Lucken
Avery	Datisman	Hedin	Lundy
Baker	De Groot	Kerr	McEleney
Bass	Donohue	Kester	McFarlane
Beman	Duffield	Klemesrud	Neal
Bents	Duffy	Knickerbocker	Nelson of
Bloom	Eckels	Koch	Buchanan
Brown of	Edwards	Kosek	Nelson of
Mahaska	Frei	Krall	Woodbury
Brown of Monona	Fulk	Landsness	Nicholas
Bryson	Gannaway	Langland	Nielsen
Burkman	Graham	Long	Noble

Norland	Scott	Van Eaton	Watson
Olson	Siefkas	Walter of	Weichman
Patrick	Steinberg	Marshall	Weiss
Redman	Strawman	Walter of	Williams
Schwengel	Turner	Pottawattamie	Wilson

The nays were, 33:

Ainsworth	Hicklin	Morrissey	Smith of Clayton
Beardsley	Hinrichs	Pieper	Smith of
Bockwoldt	Humbert	Prange	Des Moines
Boothby	Huston	Putney	Smith of Madison
Davis	Kilpatrick	Rankin	Tesmer
Fimmen	Kruse	Reed	Utzig
Fletcher	Lawrence	Shepard	Wellington
Good	Loss	Sloane	Mr. Speaker
Hendrix	Lynes		

Absent or not voting, 12:

Fiene	Mills	Robb	Stevens
Ingalls	Moore	Robinson	Troeger
King	Poston	Saylor	Walker

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

SENATE FILE 91 SUBSTITUTED FOR HOUSE FILE 159

Nielsen of Pottawattamie asked and obtained unanimous consent to substitute Senate File 91 for House File 159.

Senate File 91, a bill for an act relating to bank records and files, the admissibility as evidence of entries therein or a photostatic or photographic reproduction thereof and limiting the time for bringing actions on claims arising therefrom, with report of committee recommending passage, 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 question "Shall the bill pass?"

The ayes were, 93:

Ainsworth	Brown of Monona	Fimmen	Huston
Avery	Burkman	Fletcher	Ingalls
Baker	Butler	Frei	Kerr
Bass	Datisman	Fulk	Kester
Beardsley	Davis	Gannaway	Kilpatrick
Beman	De Groot	Graham	King
Bents	Donohue	Hansen	Knickerbocker
Bloom	Duffield	Hedin	Koch
Bockwoldt	Duffy	Hendrix	Kosek
Boothby	Eckels	Hicklin	Krall
Brown of	Edwards	Hinrichs	Kruse
Mahaska	Fiene	Humbert	Landsness

Langland	Nelson of	Reed	Utzig
Lawrence	Woodbury	Schwengel	Van Eaton
Long	Nicholas	Shepard	Walker
Loss	Nielsen	Siefkas	Walter of
Lucken	Noble	Smith of Clayton	Pottawattamie
Lynes	Norland	Smith of	Walter of
McEleney	Olson	Des Moines	Marshall
McFarlane	Patrick	Smith of Madison	Weichman
Mills	Pieper	Steinberg	Weiss
Morrissey	Prange	Stevens	Wellington
Nelson of	Putney	Strawman	Williams
Buchanan	Rankin	Tesmer	Wilson
	Redman	Turner	Mr. Speaker

The nays were, 1:

Sloane

Absent or not voting, 14:

Anderson	Lundy	Robb	Scott
Bryson	Moore	Robinson	Troeger
Good	Neal	Saylor	Watson
Klemesrud	Poston		

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

Senate File 20, a bill for an act to amend Chapter one hundred forty-seven (147), Code 1946, relating to the refund of license fees paid by persons who served with the armed forces of the United States during World War II, and who were honorably discharged therefrom, with report of committee recommending passage, was taken up for consideration.

Noble of Harrison moved that the amendment proposed by the committee be adopted.

Amend Senate File 20 by inserting after the word "person," in line nine (9), "or in case renewals have not been paid, shall be suspended,".

Steinberg of Story offered the following substitute amendment and moved its adoption:

Amend Section one (1) line thirteen (13) by inserting after the word "person" the following: "In case renewals have not been paid they shall be cancelled."

Substitute amendment adopted.

Noble of Harrison moved to defer Senate File 20 and that it retain its place on the calendar.

Motion prevailed and action on Senate File 20 was deferred.

REPORTS OF COMMITTEES

Huston of Washington, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance, to whom was referred House File 194, relating to premium taxes to be paid by insurance companies and associations other than life, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to Speaker's Desk with the recommendation that it be referred to the ways and means committee.

T. H. HUSTON, *Chairman*.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File 140, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1946, relating to investments of life insurance companies and associations, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

T. H. HUSTON, *Chairman*.

Walter of Pottawattamie, 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 89, a bill for an act to amend subsection five (5) of section five hundred twenty-six point twenty-five (526.25), Code 1946, relating to investment of funds by banks, begs leave to report it 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*.

Also:

MR. SPEAKER: Your committee on banks and banking, to whom was referred Senate File 88, a bill for an act to amend section five hundred twenty-six point twenty-five (526.25), Code 1946, relating to investment of funds by banks, begs leave to report it 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*.

Also:

MR. SPEAKER: Your committee on banks and banking, to whom was referred House File 245, a bill for an act to amend chapter five hundred thirty-three (533), Code 1946, relating to 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.

H. W. WALTER, *Chairman*.

Wellington of Leo, from the committee on interstate bridges, submitted the following report:

MR. SPEAKER: Your committee on interstate bridges, to whom was referred House File 302, a bill for an act to amend section three hundred thirteen point thirty-two (313.32), Code 1946, relating to the acceptance by the highway commission of interstate bridges, begs leave to report it 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.

THOMAS W. WELLINGTON, *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 261, a bill for an act relating to the adoption of the county health unit plan, begs leave to report it 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*.

Also:

MR. SPEAKER: Your committee on public health, to whom was referred House File 262, a bill for an act to amend sections one hundred thirty-seven point one (137.1), one hundred thirty-seven point two (137.2), one hundred thirty-seven point three (137.3), one hundred thirty-seven point eight (137.8), etc., relating to local boards of health, begs leave to report it 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*.

Van Eaton of Woodbury, 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 234, a bill for an act to amend Chapter three hundred sixty-eight (368), Code 1946, relating to the authorization of cities and towns, including special charter cities, to establish rules and fees for the storage, collection and disposal of garbage and other rubbish in sanitary 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.

C. S. VAN EATON, *Chairman*.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 200, a bill for an act to amend section four hundred sixteen point one hundred thirty-five (416.135) and section four hundred sixteen point one hundred thirty-six (416.136), Code 1946, to provide for the construction of and procuring sites for field houses, athletic and recreational facilities in cities having 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 do pass.

C. S. VAN EATON, *Chairman*.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 239, a bill for an act to create within the State of Iowa commercial zones around cities and towns, which zones shall be treated as cities and towns with respect to exemptions from the pro-

visions of Chapter three hundred twenty-six (326), Code 1946, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File 137, a bill for an act to amend sections three hundred ninety-four point two (394.2) and three hundred ninety-four point six (394.6), Code 1946, relating to self-liquidating improvements, and providing that the provisions of said chapter relating to borrowing money and issuing revenue bonds be applicable to chapter three hundred eighty-four (384), Code 1946, begs leave to report it has had the same under consideration and has instructed me report the 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 137 by striking the last four (4) lines of section two (2) and substituting in lieu thereof the following, "further amend said section by adding a comma after the word "contractors" and insert the words "and/or federal government or agency thereof".

C. S. VAN EATON, *Chairman.*

Kilpatrick of Fremont, 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 187, a bill for an act to amend chapter one hundred sixty (160), Code 1946, relating to soil conservation, begs leave to report it 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 187 as follows:

Strike the period (.) in line eight (8), section one (1), and insert thereafter the following: "contiguous to and protective of highway construction or structures."

Further amend by striking all of lines twelve (12) to sixteen (16), section one (1), inclusive.

W. J. KILPATRICK, *Chairman.*

House File 187 referred to committee on roads and highways.

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 229, a bill for an act to amend section one hundred seventy point forty-nine (170.49), Code 1946, relating to penalties for violation of the provisions of fire protection in hotels, begs leave to report it 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.*

Burkman of Polk, 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 233, a bill for an act to provide emergency housing for veterans of World War II and their immediate families; to define "veteran of World War II" and "immediate family"; to authorize any city of the first class under commission form of government to acquire real property and improvements thereon provided by the federal government or any agency or instrumentality thereof for housing, 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 do pass.

CARL A. BURKMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred House File 203, a bill for an act to amend section seven hundred thirteen point twenty-eight, (713.28), Code 1946, relating to unlawfully wearing military badges, begs leave to report it 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.

CARL A. BURKMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred House File 156, a bill for an act authorizing the state of Iowa to become indebted in the amount of ninety million dollars, and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay compensation to persons who served in the military or naval service of the United States at any time between the sixteenth day of September, nineteen hundred forty, and the second day of September, nineteen hundred forty-five, or their successors in interest, providing for a board to administer such payments, providing for additional compensation for persons under disability, providing for the imposition, levy, and collection of direct annual tax sufficient to pay the principal and interest on said bonds, providing penalties for the violation of the provisions of this act, providing for application of any surplus to the retirement of the indebtedness herein created, and providing for submission of this act to the people to be voted upon at the general election to be held in the year nineteen hundred forty-eight, begs leave to report it 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.

CARL A. BURKMAN, *Chairman.*

Schwengel of Scott, 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 182, a bill for an act relating to the minimum

wage of teachers in 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.

FRED D. SCHWENGEL, *Chairman*.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 141, a bill for an act relating to contracts of teachers, superintendents and other certificated school 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 be amended as follows, and when so amended the bill do pass:

Amend H. F. 141 by striking the word "that" from line five (5) also the word "between" and substitute the word "from", insert the word "a" before "contract"; in line six (6) strike the word "and" and substitute the words "to a", also strike from said line the words "or superintendent"; from line nine (9) strike the words "the superintendent"; strike from line eleven (11) the word "defendent" and substitute the word "teacher"; add to line seventeen (17) the words "and superintendents".

FRED D. SCHWENGEL, *Chairman*.

Moore of Butler, 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 252, a bill for an act to amend section two hundred forty-nine point thirty-six (249.36), Code 1946, relating to per capita tax levied for purposes of 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.

H. A. MOORE, *Chairman*.

Also:

MR. SPEAKER: Your committee on old age assistance, to whom was referred Senate File 150, a bill for an act to amend section two hundred forty-nine point eighteen (249.18), Code 1946, relating to the payment of reasonable funeral expenses from the old age assistance fund so as to increase maximum payments and allowances, begs leave to report it 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. A. MOORE, *Chairman*.

Smith of Des Moines, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing, to whom was referred House File 97, a bill for an act to amend section three hundred sixty-six point eleven (366.11), Code 1946, relating to the costs of official publications, begs leave to report it has had the same under considera-

tion and has instructed me to report the same back to the House with the recommendation that the same do pass.

WALDEN T. SMITH, *Chairman.*

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bill: February 19, 1947, House File 34.

AMENDMENTS FILED

Amend House File 216 by striking all of the first paragraph beginning with the word "WHEREAS" following the title and striking all of the second paragraph beginning with "WHEREAS" following the title down to the enacting clause, with the exception of the last two words "Now, Therefore", and substituting the following:

"WHEREAS, pursuant to notice a special election was held on October 2, 1946, on the question of establishing within Benton County, Iowa, a school district designated the "Consolidated Independent School District of Vinton, Benton County, Iowa", and more than a majority of the votes cast at said election were in favor of establishment of said school district and thereafter pursuant to an election the board of directors for said school district was organized on October 29, 1946; and

"WHEREAS, thereafter at an election held within said school district on December 19, 1946, more than sixty per cent of the votes cast on the proposition were in favor of the issuance of bonds of said school district, and in reliance upon said election said board of directors by resolution authorized and provided for the issuance of school building bonds of said school district in the principal amount of three hundred fifty thousand dollars (\$350,000) and for the levy of taxes to pay said bonds including interest thereon; and

"WHEREAS, doubts have arisen concerning the validity and legal sufficiency of the proceedings relating to the organization of said school district, the proceedings and provisions made for the issuance of said bonds and for the payment of same, and it is deemed advisable to put said doubts and all others that might arise concerning same forever at rest;"

Further amend by striking all of section one (1) and substituting in lieu thereof the following:

"Section 1. That all proceedings relating to the organization of said school district, known as the Consolidated Independent School District of Vinton, in the county of Benton, state of Iowa, and all proceedings heretofore taken by the board of directors thereof authorizing and providing for the issuance, sale and delivery of school building bonds by said school district and providing for the levy and collection of annual taxes to pay the interest on and principal of said bonds, are hereby legalized, validated and confirmed and said school building bonds issued, sold and delivered pursuant to and in accordance with said proceedings are hereby declared to be legal and to constitute valid and binding obligations of said school district."

Further amend by striking all of the title following the word "pro-

ceedings" in line one (1) thereof and substituting in lieu thereof the following:

"relating to the organization of the Consolidated Independent School District of Vinton, in the county of Benton, state of Iowa, the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by said school district and the provisions made for the payment of said bonds and declaring bonds issued pursuant to said proceedings to be enforceable obligations of said school district."

WEICHMAN of Benton.

Amend House File 231 by striking the word "seven" in line three (3) of section four (4) and substituting in lieu thereof the word "eight".

LONG of Clinton.

1. Amend House File 230, Section two (2), line seventeen (17), by inserting after the word "districts", the following: "joining the county school system by such vote,".

2. Amend Section twenty-one (21), lines seven (7) and eight (8) by striking the words and figures "three hundred one point twenty-three (301.23)" and substituting in lieu thereof "three hundred one point fourteen (301.14)".

3. Further amend by adding the following new sections:

(1) "Sec. 24. Amend section three hundred one point fifteen (301.15), line three (3), by adding the words "school system" after the word "county".

(2) "Sec. 25. Amend section three hundred one point nineteen (301.19), line two (2), following the word "is", by striking "under county uniformity of textbooks as provided in this chapter" and substituting in lieu thereof "a part of the county school system".

(3) "Sec. 26. Amend section three hundred one point twenty-three (301.23) by striking all of lines one (1) to five (5), inclusive, up to the semicolon (;) and inserting in lieu thereof the following: 'The provisions of section three hundred one point fifteen (301.15) to three hundred one point twenty-two (301.22), inclusive, shall not apply to school corporations which are not included in the county school system.'"

RANKIN of Franklin.

MOORE of Butler.

1. Amend Senate File 139 by striking the words "paid up" in line ten (10) of section three (3) and the word "capital" in line eleven (11) of said section and inserting in lieu thereof the words "surplus to policy-holders."

2. Further amend Senate File 139 by adding a new section as follows:

"This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Marion Sentinel, a newspaper published at Marion, Iowa, and in the Kossuth County Advance, a newspaper published at Algona, Iowa."

KOSEK of Linn.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m., Friday, February 21, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 21, 1947.

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

Prayer was offered by the Reverend Geo. G. Hunt, pastor of the Methodist Church, Mt. Pleasant, Iowa.

Journal of February 20 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: McEleney of Clinton on request of Long of Clinton; Robinson of Delaware on request of Duffield of Guthrie.

PRESENTATION OF VISITORS

Schwengel of Scott introduced to the House Mr. Geo. Chanez of Davenport, Iowa.

Sloane of Polk rose under the question of personal privilege and announced that the House Pages won a close fought basketball game from the Senate Pages, February 20th.

PETITIONS

Schwengel of Scott presented a petition signed by the executive board of the South School Parent-Teachers Association of Storm Lake, Iowa, urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by eight citizens of Davenport urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by ten citizens of Davenport urging support of the state legislative program for education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by the board of

education of the Madrid Independent School District of Madrid urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by members of the Albia Teachers' Club urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by thirty-three citizens of Des Moines urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by thirty-seven citizens of Davenport urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by thirty-five citizens of Davenport urging support of House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by one hundred twenty citizens of Davenport urging full support of House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Parent-Teachers Association of Hubbell School in Des Moines urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by eighteen citizens of Davenport urging full support of House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by sixty-four members of the Parent-Teachers Association of Hubbell School in Des Moines urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by seventy citizens of Davenport urging full support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by eighty-six citizens of Davenport urging full support of House File 113.

Referred to committee on schools and textbooks.

Van Eaton of Woodbury presented a petition signed by teachers of the Sioux City Teachers' Association urging full support of House File 107.

Referred to committee on public health.

Rankin of Franklin presented a petition signed by County Officers, Deputies and Clerks of Franklin county urging support of Senate File 181.

Referred to committee on compensation to public officers and employees.

Saylor of Decatur presented a petition signed by one hundred thirty citizens of Decatur county urging full support of House File 156.

Referred to committee on military and veterans affairs.

Saylor of Decatur presented a petition signed by the county officials of Decatur county urging full support of Senate File 181.

Referred to committee on compensation to public officers and employees.

Tesmer of Black Hawk presented a petition signed by five hundred fifty-seven citizens of Black Hawk county urging full support of House File 156.

Referred to committee on military and veterans affairs.

Nicholas of Cerro Gordo presented a petition signed by eighty-one citizens of Cerro Gordo county urging full support of House File 156.

Referred to committee on military and veterans affairs.

Turner of Mills presented a resolution signed by the Board of Directors of the Strahan Consolidated School, Strahan, urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Sloane of Polk presented a petition signed by sixty-three members of Local 310, URWA, C.I.O. of Des Moines, protesting pas-

sage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Butler of Pocahontas presented a petition signed by members of the AMVETS Auxiliary of Havelock, urging full support of House File 156.

Referred to committee on military and veterans affairs.

Butler of Pocahontas presented a petition signed by members of the AMVETS Unit No. 354 of Palmer, Iowa, urging full support of House File 156.

Referred to committee on military and veterans affairs.

Schwengel of Scott presented a petition signed by the Board of Education of the New London Consolidated School urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by ninety-five members of the UFEMWA, Local No. 123, C.I.O., Davenport, Iowa, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

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 Senate File 195, a bill for an act to amend the law as it appears in chapter ninety-six (96), Code 1946, relating to the Iowa Employment Security Act; and section ninety-six point seven (96.7) of said chapter, relating to the payment of contributions by employers, the manner of keeping accounts with employers and charging to such accounts benefits paid to eligible individuals, and the determination of the employer's rate of contribution; also section ninety-six point eight (96.8), relating to the termination of coverage of said employers; also section ninety-six point nineteen (96.19), relating to the definition of the terms "annual payroll", "benefit year" and "taxable wages", and providing for the coverage under the Iowa Employment Security Act of any employer who is an employer under the Federal Act; and for the repeal of all acts, or parts of acts, inconsistent with 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 Section 2, sub-section 3, lines 13 and 14 by striking the words one hundred thirty dollars (\$130.00) to read one hundred fifty dollars (\$150.00).

WILSON REED, *Chairman.*

Also:

MR. SPEAKER: Your committee on social security to whom was referred House File 193, a bill for an act to amend the law as it appears in chapter ninety-seven (97), Code 1946, relating to old-age and survivors' insurance of certain public employees and regulating the collections of contributions to said system and the payments of benefits thereunder, begs leave to report it 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 193 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section ninety-seven point forty-five (97.45), Code 1946, is amended by striking out the semicolon (;) and the word "or" in line fourteen (14) of subsection six (6), paragraph (a) of said section, and adding the following: "but in the event such employee has a record of at least ten (10) years of employment in public service then he shall be a fully insured individual after he has been covered for at least six (6) full quarters immediately preceding his retirement or death; or"

Sec. 2. Chapter 94, Code 1946, is amended by adding the following: "Whenever persons not otherwise covered under this chapter, are included by election as herein provided, any benefits accruing said persons under another plan financed in whole or in part by public funds shall be deducted from those benefits payable under this chapter."

WILSON REED, *Chairman.*

Bryson of Hardin, 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 178, a bill for an act amending section four hundred twenty-eight point ten (428.10), Code 1946, by removing grain dealers from the provisions thereof and by enacting a new section imposing an excise tax on the handling of grain and exempting grain subject to such excise from general property 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.

C. A. BRYSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 170, a bill for an act to amend section four hundred twenty-two point forty-five (422.45), Code 1946, relating to exemption from sales tax of purchases of tax-certifying or tax-levying governmental bodies of Iowa, 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 do pass.

C. A. BRYSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 120, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1946, providing an exemption from taxation of growing agricultural and horticultural crops and products, begs leave to report it 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.

C. A. BRYSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 253, a bill for an act to amend section four hundred twenty-two point twelve (422.12), Code 1946, relating to deductions from computed tax for income purposes, begs leave to report it 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.

C. A. BRYSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred Senate File 157, a bill for an act to amend section four hundred twenty-two point forty-three (422.43), Code 1946, and providing for the taxation of sale, furnishing or servicing of heat, begs leave to report it 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 157 by striking all of section two.

C. A. BRYSON, *Chairman.*

Fulk of Page, 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 263, an act to amend section three hundred thirty-seven point eleven (337.11), Code 1946, relating to boarding prisoners, begs leave to report it 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 263, Sec. 1 (1), line four (4), the words "Thirty-five" and inserting therein the word "thirty".

ED. W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 174, a bill for an act to amend section five hundred fifty-six point twenty (556.20), Code 1946, relating to filing fees for instruments affecting the title to or encumbrance of personal property, 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.

ED. W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 246, a bill for an act to amend section two hundred thirty point twenty-five (230.25), Code 1946, relating to the lien on real estate for care furnished inmates of 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.

ED. W. FULK, *Chairman.*

Schwengel of Scott, 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 222, a bill for an act to grant sick leave for all public school 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 be indefinitely postponed.

FRED D. SCHWENDEL, *Chairman.*

ADOPTION OF REPORTS OF COMMITTEES

The Chief Clerk announced the adoption of reports of committees on House Files 97, 141, 182, 187, 194, 200, 203, 229, 233, 234, 239, 245, 261, 262 and 302; Senate Files 88, 89, 137, 140 and 150; under Rule 72.

INTRODUCTION OF BILLS

House File 328, by committee on dairy and foods, a bill for an act to amend chapter one hundred ninety-two (192), Code 1946, relating to the sale of milk and cream.

Read first time and passed on file.

House File 329, by Sloane of Polk, a bill for an act to provide for the prevention and elimination of practices of discrimination in employment and otherwise against persons because of race, creed, color or national origin, creating in the executive department a state commission against discrimination, defining its functions, powers and duties and providing for the appointment and compensation of its officers and employees.

Read first time and referred to committee on social security.

House File 330, by Graham of Audubon and Duffield of Guthrie, a bill for an act to amend Chapter three hundred forty-seven (347), Code 1946, relating to county public hospitals, providing for an election authorizing the issuance of additional bonds and increasing the levy to pay the same.

Read first time and referred to committee on public health.

House File 331, by Burkman of Polk and Sloane of Polk, a bill for an act to provide for removal of criminal proceedings from a justice court to a superior or municipal court.

Read first time and referred to committee on judiciary 2.

House File 332, by Hendrix of Muscatine, Hicklin of Louisa and Schwengel of Scott, a bill for an act to amend section four hundred four point five (404.5) subsection thirty-two (32), Code 1946, relating to levy for police department maintenance fund.

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

House File 333, by Brown of Mahaska, Bockwoldt of Ida, Good of Boone, Long of Clinton, Hicklin of Louisa and Ainsworth of Dickinson, a bill for an act to provide for the assessment and taxation of transmission lines and electric lines owned by co-operative associations for less than 60% until January 1, 1949, for the purpose of encouraging the development of rural electric lines to serve agricultural areas.

Read first time and referred to committee on tax revision.

House File 334, by Long of Clinton and McEleney of Clinton, a bill for an act legalizing an emergency fund levy for cities having a population of not less than twenty-six thousand or more than twenty-seven thousand as shown by the last census.

Read first time and referred to committee on judiciary 2.

House File 335, by McFarlane of Black Hawk and Redman of Sac, a bill for an act to amend subsection twenty (20) of section four hundred twenty-seven point one (427.1), Code 1946, relating to exemptions from taxation of specific properties, so as to provide

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 336, by Fimmen of Davis, a bill for an act to establish a fund for financing engineering studies and research projects in connection with the construction and maintenance of secondary roads.

Read first time and referred to committee on roads and highways.

House File 337, by Tesmer of Black Hawk and McFarlane of Black Hawk, a bill for an act to amend section two hundred fifty-six point one (256.1), Code 1946, relating to the establishing and equipping of a detention hospital for contagious diseases.

Read first time and referred to committee on public health.

House File 338, by Prange of Marion, a bill for an act relating to the filing of claims for property tax exemption by veterans or those claiming through veterans.

Read first time and referred to committee on military and veterans affairs.

House File 339, by Donohue of Cedar, Frei of Grundy, Robinson of Delaware, Rankin of Franklin, Boothby of Cherokee and Edwards of Union, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to lighting and reflecting equipment for implements of husbandry on the highway.

Read first time and referred to committee on roads and highways.

House File 340, by Steinberg of Story, a bill for an act to amend section six hundred thirty-eight point twenty-seven (638.27), Code 1946, relating to compensation affidavits of executors, administrators, guardians, trustees, receivers, or attorneys.

Read first time and referred to committee on judiciary 1.

House File 341, by Rankin of Franklin, a bill for an act to

amend chapter two hundred fifty-eight (258), Code 1946, relating to vocational education.

Read first time and referred to committee on schools and textbooks.

House File 342, by insurance committee, a bill for an act to amend section five hundred fifteen and ninety hundredths (515.90), Code 1946, relating to the publication of certificates of compliance of corporations formed for the purpose of insurance, other than life insurance.

Read first time and passed on file.

House File 343, by Nicholas of Cerro Gordo, a bill for an act fixing the ownership of earnings of married persons, providing for the management, control and the right to dispose of the same and providing for the liability of the same for certain debts only.

Read first time and referred to committee on judiciary 1.

House File 344, by Ainsworth of Dickinson, Morrissey of Jasper, Schwengel of Scott, Beardsley of Warren, Walker of Hamilton, Lawrence of Wapello (Berg, Bekman, Maytag), a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to the entry upon operators or chauffeurs licenses facts concerning conviction of certain offenses.

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

House File 345, by Donohue of Cedar, Frei of Grundy, Robinson of Delaware, Rankin of Franklin, Boothby of Cherokee, Edwards of Union and Smith of Clayton, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to the definition of a farm tractor.

Read first time and referred to committee on agriculture 1.

House File 346, by committee on public libraries, a bill for an act to amend chapter three hundred three (303), Code 1946, and to amend sections three hundred three point one (303.1), three hundred three point two (303.2), three hundred three point three

(303.3), Code 1946, to establish a state engineering and architectural library and relating to state libraries.

Read first time and passed on file.

House File 347, by Burkman of Polk, Duffy of Dubuque, Hedin of Scott, McEleney of Clinton, McFarlane of Black Hawk, Schwengel of Scott and Sloane of Polk, a bill for an act to amend sections four hundred eleven point five (411.5), four hundred eleven point six (411.6) and four hundred eleven point eight (411.8), Code 1946, relating to retirement systems for policemen and firemen and the administration, benefits and contributions thereunder.

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

Butler of Pocahontas offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration.

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Marion Bruce of Pocahontas County, who was a member of the Forty-fifth session of the General Assembly passed away on December 10, 1946; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Butler of Pocahontas moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Butler of Pocahontas, Avery of Clay and McFarlane of Black Hawk.

Smith of Des Moines offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration.

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable William Drennan Dodds, of Des Moines County, who was a member of the Twenty-eighth, Twenty-ninth, Thirty-second, and Thirty-third sessions of the General Assembly, passed away on June 19, 1941; therefore,

Be it Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Smith of Des Moines moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Smith of Des Moines, Fimmen of Davis and Anderson of Henry.

Smith of Des Moines offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration.

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Howard Alvin Mathews, of Des Moines County, who was a member of the Fortieth, Fortieth Extra, Forty-first, Forty-second, Forty-second Extra, Forty-third, and Forty-fourth sessions of the General Assembly, passed away on April 23, 1945; therefore,

Be it Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Smith of Des Moines moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Smith of Des Moines, McFarlane of Black Hawk and Wellington of Lee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 160, a bill for an act to provide for the construction of and procuring sites for stadiums and fieldhouses.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 36, a bill for an act relating to the cost of legislative journals and bills.

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 general powers of cities and towns, and to leasing of public parks, and for the playing of baseball and other athletic games.

Also: That the Senate has adopted the conference committee report on, and adopted the amendments recommended therein and passed Senate File 41, a bill for an act to impose a five percent (5%) sales tax on liquor.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 160, a bill for an act to amend section two hundred ninety-six point one (296.1), Code 1946, and to provide for the construction of and procuring sites for stadiums and field houses.

Read first time and referred to committee on schools and textbooks.

Senate File 177, a bill for an act to amend section three hundred sixty-eight point one (368.1), section three hundred sixty-eight point nine (368.9), and section three hundred seventy point thirteen (370.13), Code 1946, relating to general powers of cities and towns, and to leasing of public parks, and authorizing cities and towns, under thirty thousand population, to lease parks or portions thereof to organizations to conduct celebrations, and for the playing-of baseball and other athletic games.

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

Fimmen of Davis asked and obtained unanimous consent for the immediate consideration of the report of the conference committee on Senate File 41.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 41

MR. PRESIDENT and MR. SPEAKER:

We, the undersigned members of the Conference Committee appointed on Senate File 41, make the following recommendations:

That Senate File 41 be amended by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section one hundred twenty-three point fifty (123.50) Code 1946 is hereby amended by adding the following:

'Effective March 15, 1947, the state treasurer shall semi-annually distribute, a sum of money equal to five per cent (5%) of the gross amount

of sales made by the state liquor stores, to the cities and towns of the state in the manner hereinafter provided. Such amount shall be distributed to the cities and towns of the state in proportion to the population that each incorporated city or town bears to the total population of all incorporated cities and towns of the state as computed by the latest federal census. Such apportionment shall be made semi-annually as of July 1 and January 1 of each year. Warrants for the same shall be issued by the state comptroller upon certification of the state treasurer and mailed to the city clerk of each incorporated city and town of the state and shall be made payable to such incorporated city or town and shall be subject to expenditure under the direction of the city council or other governing bodies of such incorporated city or town for any lawful municipal purpose.'

Sec. 2. In any case where a city or town has been incorporated since the last federal census, the mayor and council shall certify to the state treasurer the actual population of such incorporated city or town as of date of incorporation and its apportionment of funds under this act shall be based upon such certification until the next federal census enumeration. Any community which has dissolved its corporation shall not receive any apportionment of funds under this act for any period after said corporation has been dissolved.

Sec. 3. Effective as of March 15, 1947, the state treasurer shall credit to a military service tax fund hereby created a sum of money equal to five per cent (5%) of the gross amount of sales made by the state liquor stores in the cities and towns of the state. Any amount thus credited shall be allocated to the various taxing districts of the state as reimbursement for losses of revenue due to exemption or remission of property taxes which would be imposed upon property upon which soldiers' exemptions or soldiers' tax credits are provided under such terms as the general assembly may provide.

Sec. 4. This act shall apply to cities under special charter.

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 Page County Herald-Journal, a newspaper published at Clarinda, Iowa, and the Madrid Register-News, a newspaper published at Madrid, Iowa."

Further amend Senate File 41 by striking out all of the title and inserting in lieu thereof the following: "An Act distributing a sum of money equal to five per cent (5%) of the gross amount of sales made by the state liquor stores to cities and towns and a sum of money equal to five per cent (5%) of the gross amount of sales made by the state liquor stores for the relief of taxing districts from losses in revenues due to the granting of soldiers' exemptions or tax credits; and establishing a military service tax credit fund based upon sales made by state liquor stores.

IRVING D. LONG.

RICHARD V. LEO.

GEORGE FAUL.

LEO ELTHON.

On the part of the Senate.

W. R. FIMMEN.

D. A. DONOHUE.

EDW. J. MORRISSEY.

ARCH W. MCFARLANE.

On the part of the House.

Fimmen of Davis moved the adoption of the report.

Motion prevailed and the report was adopted.

Fimmen of Davis moved that the amendments proposed by the conference committee be adopted.

Motion prevailed and the amendments were adopted.

Senate File 41, a bill for an act distributing a sum of money equal to five per cent (5%) of the gross amount of sales made by the state liquor stores to cities and towns and a sum of money equal to five per cent (5%) of the gross amount of sales made by the state liquor stores for the relief of taxing districts from losses in revenue due to the granting of soldiers' exemptions or tax credits; and establishing a military service tax credit fund based upon sales made by state liquor stores, with report of committee recommending passage, 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, 101:

Ainsworth	Fletcher	Long	Shepard
Anderson	Frei	Loss	Siefkas
Avery	Fulk	Lucken	Sloane
Baker	Gannaway	Lundy	Smith of Clayton
Bass	Good	Lynes	Smith of
Beardsley	Graham	McFarlane	Des Moines
Beman	Hansen	Mills	Smith of Madison
Bents	Hedin	Moore	Steinberg
Bloom	Hendrix	Morrissey	Stevens
Bockwoldt	Hicklin	Neal	Strawman
Boothby	Hinrichs	Nelson of	Tesmer
Brown of	Humbert	Woodbury	Troeger
Mahaska	Huston	Nicholas	Turner
Brown of Monona	Ingalls	Nielsen	Utzig
Bryson	Kerr	Noble	Van Eaton
Burkman	Kester	Norland	Walker
Butler	Kilpatrick	Olson	Walter of
Datisman	King	Patrick	Marshall
Davis	Klemesrud	Pieper	Walter of
DeGroote	Knickerbocker	Poston	Pottawattamie
Donohue	Koch	Prange	Weichman
Duffield	Kosek	Rankin	Weiss
Duffy	Krall	Redman	Wellington
Eckels	Kruse	Reed	Williams
Edwards	Landsness	Saylor	Wilson
Fiene	Langland	Scott	Mr. Speaker
Fimmen	Lawrence		

The nays were: none.

Absent or not voting, 7:

McEleney	Putney	Robinson	Watson
Nelson of Buchanan	Robb	Schwengel	

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

Smith of Des Moines asked and obtained unanimous consent to take up House File 233 ahead of its place on the calendar.

House File 233, a bill for an act to provide emergency housing for veterans of World War II and their immediate families; to define "veteran of World War II" and "immediate family"; to authorize any city of the first class under commission form of government to acquire real property and improvements thereon provided by the federal government or any agency or instrumentality thereof for housing facilities for employees of an ordnance plant and offered for sale; to provide that no part of the purchase price, or interest thereon, shall be paid from tax revenue; to provide for payments in lieu of taxes through agreement with county board of supervisors and local school districts; to provide for administration, management, control and disposition of any such property which may be acquired, with report of committee recommending passage, was taken up for consideration.

Smith of Des Moines moved that the amendment proposed by him be adopted.

Amend House File 233 by inserting a period (.) after the word "years" in line 7 of section 5, and striking the words in lines 8 and 9 as follows: "and who are not interested directly in the business of purchase, sale, or rental of real estate."

Further amend by striking the word "prepared" in line 19 of section 5, and inserting in lieu thereof the word "preferred".

Amendment adopted.

Smith of Des Moines offered the following amendment and moved its adoption:

1. Amend House File 233 by striking the following words from line 27 of section 5: "have the power to".

2. Also amend section 5, line 31, by adding the following sentence after the word "district": "In order to obtain a basis for such amounts, real property with the improvements thereon belonging to said author-

ity shall be assessed at the times when the values of all other property in such city are determined, in the manner provided by law and the amounts in lieu of taxes shall in no case be less than would have been paid had the tax rates of such city been applied."

Amendment adopted.

Smith 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, 97:

Ainsworth	Frei	Loss	Scott
Anderson	Fulk	Lucken	Shepard
Avery	Gannaway	Lynes	Sloane
Baker	Good	McFarlane	Smith of Clayton
Bass	Graham	Mills	Smith of
Beardsley	Hansen	Moore	Des Moines
Beman	Hedin	Morrissey	Smith of Madison
Bloom	Hendrix	Neal	Stevens
Bockwoldt	Hicklin	Nelson of	Strawman
Boothby	Hinrichs	Buchanan	Tesmer
Brown of	Humbert	Nelson of	Troeger
Mahaska	Huston	Woodbury	Turner
Brown of Monona	Ingalls	Nicholas	Utzig
Bryson	Kerr	Nielsen	Van Eaton
Burkman	Kester	Noble	Walker
Butler	Kilpatrick	Norland	Walter of
Datisman	King	Olson	Marshall
Davis	Klemesrud	Patrick	Walter of
DeGroote	Knickerbocker	Pieper	Pottawattamie
Duffield	Koch	Poston	Weichman
Duffy	Kosek	Prange	Weiss
Eckels	Krall	Rankin	Wellington
Edwards	Kruse	Redman	Williams
Fiene	Landsness	Reed	Wilson
Fimmen	Langland	Saylor	Mr. Speaker
Fletcher	Long	Schwengel	

The nays were: none.

Absent or not voting, 11:

Bents	Lundy	Robb	Steinberg
Donohue	McEleney	Robinson	Watson
Lawrence	Putney	Siefkas	

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 20, a bill for an act to amend chapter one hundred forty-seven (147), Code 1946, relating to the refund of license fees paid by persons who

served with the armed forces of the United States during World War II, and who were honorably discharged therefrom.

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	Frei	Loss	Shepard
Avery	Fulk	Lucken	Siefkas
Baker	Gannaway	Lynes	Sloane
Bass	Graham	McFarlane	Smith of Clayton
Beardsley	Hansen	Mills	Smith of Madison
Beman	Hedin	Moore	Steinberg
Bents	Hicklin	Morrissey	Stevens
Bloom	Hinrichs	Neal	Strawman
Bockwoldt	Humbert	Nelson of	Tesmer
Boothby	Huston	Woodbury	Troeger
Brown of	Ingalls	Nielsen	Turner
Mahaska	Kerr	Noble	Utzig
Bryson	Kester	Norland	Van Eaton
Burkman	Kilpatrick	Olson	Walter of
Butler	King	Patrick	Marshall
Datiman	Klemesrud	Pieper	Walter of
Davis	Knickerbocker	Poston	Pottawattamie
Donohue	Koch	Prange	Weichman
Duffy	Kosek	Rankin	Weiss
Eckels	Krall	Redman	Wellington
Edwards	Kruse	Saylor	Williams
Fiene	Landsness	Schwengel	Wilson
Fimmen	Langland	Scott	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 19:

Ainsworth	Lawrence	Nicholas	Smith of
Brown of Monona	Long	Putney	Des Moines
DeGroot	Lundy	Reed	Walker
Duffield	McEleney	Robb	Watson
Good	Nelson of	Robinson	
Hendrix	Buchanan		

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

House File 76, a bill for an act to establish a military service tax credit fund; providing for the reimbursement to local taxing districts of taxes levied upon property subject to military service tax credit, such credit not to be in excess of twenty-five (25) mills on the total of taxes levied; providing for the apportionment of military service tax credit to all taxing districts in the

state and making an appropriation for the payment of military service tax credits as provided by this Act, with report of committee recommending passage, was taken up for consideration.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend House File 76 by striking from line three (3) of section one (1) the words and figures "two million dollars (\$2,000,000) and substituting in lieu thereof "eight hundred thousand dollars (\$800,000)."

Further amend section ten (10), line three (3) by striking the words and figures "two million dollars (\$2,000,000)" and substituting in lieu thereof "eight hundred thousand dollars (\$800,000)."

Further amend section eleven (11) by striking from lines two (2) and three (3) the words and figures "two million five hundred thousand dollars (\$2,500,000)" and substituting in lieu thereof "one million three hundred thousand dollars (\$1,300,000)."

Amendment adopted.

Nelson 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, 99:

Ainsworth	Frei	Loss	Scott
Anderson	Fulk	Lucken	Shepard
Avery	Gannaway	Lundy	Siefkas
Baker	Good	Lynes	Sloane
Bass	Graham	McFarlane	Smith of Clayton
Beardsley	Hansen	Moore	Smith of Madison
Beman	Hedin	Morrissey	Steinberg
Bloom	Hendrix	Neal	Stevens
Bockwoldt	Hicklin	Nelson of	Strawman
Boothby	Hinrichs	Buchanan	Tesmer
Brown of	Humbert	Nelson of	Troeger
Mahaska	Huston	Woodbury	Turner
Brown of Monona	Ingalls	Nicholas	Utzig
Bryson	Kerr	Nielsen	Van Eaton
Burkman	Kester	Noble	Walker
Butler	Kilpatrick	Norland	Walter of
Datisman	King	Olson	Marshall
Davis	Klemesrud	Patrick	Walter of
DeGroot	Knickerbocker	Pieper	Pottawattamie
Donohue	Koch	Prange	Watson
Duffy	Kosek	Rankin	Weichman
Eckels	Krall	Redman	Weiss
Edwards	Kruse	Reed	Wellington
Fiene	Landsness	Robb	Williams
Fimmen	Langland	Saylor	Wilson
Fletcher	Lawrence	Schwengel	Mr. Speaker

The nays were, 1:

Poston

Absent or not voting, 8:

Bents	Long	Mills	Robinson
Duffield	McEleney	Putney	Smith of Des Moines

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

Speaker pro tem Morrissey in the chair.

House File 83, a bill for an act to amend section forty-three point twenty-nine (43.29), Code 1946, relating to the arrangement and printing of the names of candidates for officers to be filed 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, 98:

Ainsworth	Fulk	Lundy	Shepard
Anderson	Gannaway	Lynes	Siefkas
Avery	Good	McFarlane	Sloane
Baker	Graham	Mills	Smith of Clayton
Bass	Hansen	Moore	Smith of Madison
Beardsley	Hedin	Neal	Steinberg
Beman	Hicklin	Nelson of Buchanan	Stevens
Bents	Hinrichs	Nelson of Woodbury	Strawman
Bloom	Humbert	Nicholas	Tesmer
Bockwoldt	Huston	Noble	Turner
Boothby	Ingalls	Norland	Utzig
Brown of Monona	Kerr	Olson	Van Eaton
Bryson	Kester	Patrick	Walker
Burkman	Kilpatrick	Pieper	Walter of Marshall
Butler	King	Poston	Walter of Pottawattamie
Datisman	Klemersrud	Prange	Watson
Davis	Knickerbocker	Putney	Weichman
DeGroot	Koch	Rankin	Weiss
Donohue	Kosek	Redman	Wellington
Duffield	Krall	Reed	Williams
Duffy	Kruse	Robb	Wilson
Eckels	Landsness	Saylor	Mr. Speaker
Edwards	Langland	Schwengel	
Fiene	Lawrence	Scott	
Fimmen	Loss		
Frei	Lucken		

The nays were: none.

Absent or not voting, 10:

Brown of Mahaska Fletcher	Hendrix Kuester Long	McEleney Nielsen Robinson	Smith of Des Moines Troeger
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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 111, a bill for an act to amend section four hundred four point five (404.5), Code 1946, relating to fire department maintenance fund and the millage rate therein authorized, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury moved that the amendment proposed by the committee be adopted.

Amend House File 111 by striking the word "five" in line four (4), and substituting in lieu thereof the words "four and one half".

Amendment adopted.

Burkman of Polk offered the following amendment and moved its adoption:

Amend House File 111 by adding a new section as follows:

The increase included in this act shall not apply to cities of over one hundred fifty thousand (150,000) population.

Amendment adopted.

Nelson 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, 85:

Ainsworth	Butler	Hedin	Landsness
Anderson	Datiman	Hendrix	Langland
Avery	DeGroote	Hinrichs	Lawrence
Baker	Donohue	Humbert	Loss
Bass	Duffy	Huston	Lundy
Beardsley	Eckels	Kerr	Lynes
Beman	Fiene	Kilpatrick	McFarlane
Bloom	Fimmen	King	Mills
Bockwoldt	Frei	Klemersrud	Moore
Boothby	Fulk	Knickerbocker	Morrissey
Brown of Mahaska	Gannaway	Koch	Neal
Brown of Monona	Good	Kosek	Nelson of Buchanan
Bryson	Graham	Krall	
	Hansen	Kruse	

Nelson of Woodbury	Rankin Redman	Smith of Clayton Smith of Des Moines	Walter of Marshall Watson
Nicholas	Reed	Strawman	Weichman
Nielsen	Robb	Tesmer	Weiss
Noble	Saylor	Turner	Williams
Norland	Schwengel	Utzig	Wilson
Olson	Shepard	Van Eaton	Mr. Speaker
Poston	Sloane	Walker	
Prange			

The nays were: none.

Absent or not voting, 23:

Bents	Hicklin	Patrick	Steinberg
Burkman	Ingalls	Pieper	Stevens
Davis	Kester	Putney	Troeger
Duffield	Long	Robinson	Walter of
Edwards	Lucken	Siefkas	Pottawattamie
Fletcher	McEleney	Smith of Madison	Wellington

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

House File 151, a bill for an act to amend subsection four (4) of section two hundred eighty-six point five (286.5) and to strike subsection five (5) of section two hundred eighty-six point five (286.5) and repeal section two hundred eighty-six point six (286.6), Code 1946, relating to state aid to school districts, with report of committee recommending passage, was taken up for consideration.

Speaker Kuester 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, 98:

Ainsworth	Brown of Monona	Fimmen	Kester
Anderson	Bryson	Fulk	Kilpatrick
Avery	Burkman	Gannaway	King
Baker	Butler	Graham	Klemesrud
Bass	Datisman	Hansen	Knickerbocker
Beardsley	Davis	Hedin	Koch
Beman	DeGroote	Hendrix	Kosek
Bents	Donohue	Hicklin	Krall
Bloom	Duffield	Hinrichs	Kruse
Bockwoldt	Duffy	Humbert	Landsness
Boothby	Eckels	Huston	Langland
Brown of Mahaska	Edwards	Ingalls	Lawrence
	Fiene	Kerr	Loss

Lucken	Norland	Shepard	Van Eaton
Lundy	Olson	Siefkas	Walker
Lynes	Pieper	Sloane	Walter of
McFarlane	Poston	Smith of Clayton	Marshall
Mills	Prange	Smith of	Walter of
Moore	Putney	Madison	Pottawattamie
Morrissey	Rankin	Steinberg	Watson
Neal	Redman	Stevens	Weichman
Nelson of	Reed	Strawman	Weiss
Buchanan	Robb	Tesmer	Williams
Nicholas	Saylor	Troeger	Wilson
Nielsen	Schwengel	Turner	Mr. Speaker
Noble	Scott	Utzig	

The nays were: none.

Absent or not voting, 10:

Fletcher	McEleney	Patrick	Smith of
Frei	Nelson of	Robinson	Des Moines
Good	Woodbury		Wellington
Long			

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 amend section two hundred forty point five (240.5), Code 1946, 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.

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, 95:

Ainsworth	Edwards	Klemesrud	Nelson of
Anderson	Fiene	Knickerbocker	Buchanan
Avery	Fimmen	Koch	Nelson of
Baker	Frei	Kosek	Woodbury
Bass	Gannaway	Krall	Noble
Bents	Good	Kruse	Norland
Bloom	Graham	Landsness	Olson
Bockwoldt	Hansen	Langland	Patrick
Boothby	Hedin	Lawrence	Poston
Brown of Monona	Hendrix	Loss	Prange
Bryson	Hicklin	Lucken	Putney
Burkman	Hinrichs	Lundy	Rankin
Butler	Humbert	Lynes	Redman
Datisman	Huston	McFarlane	Reed
Davis	Ingalls	Mills	Robb
DeGroote	Kerr	Moore	Saylor
Donohue	Kester	Morrissey	Schwengel
Duffy	Kilpatrick	Neal	Scott
Eckels	King		Shepard

Siefkas	Steinberg	Walker	Weichman
Sloane	Stevens	Walter of	Weiss
Smith of Clayton	Strawman	Marshall	Wellington
Smith of	Tesmer	Walter of	Williams
Des Moines	Troeger	Pottawattamie	Wilson
Smith of	Turner	Watson	Mr. Speaker
Madison	Van Eaton		

The nays were: none.

Absent or not voting, 13:

Beardsley	Duffield	McEleney	Pieper
Beaman	Fletcher	Nicholas	Robinson
Brown of	Fulk	Nielsen	Utzig
Mahaska	Long		

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 chapter one hundred (100), Code 1946, relating to the powers and duties of the state fire marshal and relating to the keeping, storing, using, manufacturing, selling, handling, transporting or disposing of explosives, with report of committee recommending passage, was taken up for consideration.

Pieper of Allamakee moved that House File 122 be laid on the table.

Schwengel of Scott and Pieper of Allamakee demanded roll call.

On the question "Shall House File 122 be laid on the table?"

The ayes were, 34:

Ainsworth	Duffy	Langland	Scott
Anderson	Eckels	Lawrence	Siefkas
Beardsley	Graham	Lundy	Smith of Madison
Beman	Humbert	Neal	Stevens
Brown of	Ingalls	Patrick	Turner
Mahaska	Kerr	Pieper	Van Eaton
Brown of Monona	Knickerbocker	Poston	Walker
Butler	Kosek	Putney	Weichman
DeGroote	Kruse	Rankin	

The nays were, 63:

Avery	Fiene	Huston	Moore
Bass	Fimmen	Kester	Morrissey
Bloom	Fletcher	King	Nelson of
Bockwoldt	Frei	Klemesrud	Buchanan
Boothby	Fulk	Koch	Nelson of
Bryson	Gannaway	Krall	Woodbury
Burkman	Good	Landsness	Noble
Datisman	Hansen	Loss	Norland
Davis	Hedin	Lucken	Olson
Donohue	Hendrix	Lynes	Prange
Duffield	Hicklin	McFarlane	Redman
Edwards	Hinrichs	Mills	Reed

Robb	Smith of	Utzig	Watson
Schwengel	Des Moines	Walter of	Weiss
Shepard	Steinberg	Marshall	Williams
Sloane	Strawman	Walter of	Wilson
Smith of Clayton	Tesmer	Pottawattamie	Mr. Speaker

Absent or not voting, 11:

Baker	Long	Nielsen	Troeger
Bents	McEleney	Robinson	Wellington
Kilpatrick	Nicholas	Saylor	

The motion to lay on the table was lost.

MOTIONS FILED

We move to reject the report of the military and veterans affairs committee on House File 156.

Arnold Utzig	Frank J. Krall
Penn Eckels	Ernest L. Humbert
Oliver N. Baker	Henry Siefkas
L. E. Wilson	Henry H. Stevens
Carroll L. Brown	John A. Walker
Albert Weiss	Leo P. McEleney
J. Oliver Landsness	R. A. Nelson
Harvey J. Long	W. H. Nicholas
Norman Norland	O. H. DeGroot
Virgil Smith	Edna C. Lawrence
Geo. L. Brown	Chris F. Hinrichs
A. E. Rankin	Carl A. Anderson
H. R. Frei, Jr.	Allert G. Olson
Casey Loss	Gene Poston
Ivan R. Mills	J. E. Hansen
George B. Kester	Mel M. Graham
H. F. Nelson	Russell A. Patrick
Fred Schwengel	W. A. Bents
Ernest T. Smith	John L. Duffy

I move to reject the report of the committee on fish and game on House File 95.

ERNEST HUMBERT.

AMENDMENT FILED

Amend House File 213 by adding the following section:

Section three hundred seventy-eight point fifteen (378.15), Code 1946, is amended by striking the entire section and inserting in lieu thereof the following:

"The board of supervisors shall appoint a county library board to work out details of co-operative arrangements with existing library or libraries concerned and to be charged with seeing that they are fulfilled under the general contract drawn up by the supervisors and the library boards. After such contract the supervisors shall levy annually on the taxable property of the county not otherwise taxed for

library purposes a tax of not more than two mills to create a fund to fulfill its obligations under the contract."

NICHOLAS of Cerro Gordo.

Amend Senate File 46 as engrossed and passed by the Senate as follows:

1. Strike all of lines two and three (2 and 3) of section one (1) and insert the following: "of county assessor is hereby created within the office of the county auditor. The county auditor shall be ex officio county assessor. On the effective date of this act the terms of".

2. Strike from lines three and four (3 and 4) of section two (2) the words "the office of county assessor and for".

3. Insert in line eleven (11) of section two (2) after the word "persons" the words "residents of the county".

4. Strike all of lines twenty-three and twenty-four (23 and 24) of section two (2) and the word "or" in line twenty-five (25) and insert the following: "certify to the county auditor of each county the names of eligibles for appointment as".

5. Insert at the end of line twenty-eight (28) of section two (2) the following: "Deputy assessors shall be appointed by the county auditor and may be removed by him for malfeasance, misfeasance, or non-feasance in office."

6. Strike all of lines twenty-nine (29) to thirty-seven (37), inclusive, of section two (2) and insert the following: "The state tax commission shall when requested by the county auditor conduct a special examination for the purpose of selecting eligibles for appointment as deputy assessors."

7. Strike from line thirty-seven (37) of section three (3) the words "county assessor and a".

8. Strike from lines forty-a (40a) to forty-three (43), inclusive, of section three (3) the following: "The conference shall select from the eligibles as certified by the state tax commission, a county assessor whose term of office shall take effect not later than January 1, 1948, and whose term shall extend until December 31, 1951."

9. Strike from lines forty-seven (47) and forty-eight (48) of section three (3) the words "Not more than one member of the board of review shall be a citizen" and insert the following: "No two members of the board of review shall be citizens".

10. Strike from line fifty (50) of section three (3) the words "assessors and".

11. Strike from line fifty-four (54) of section three (3) the words "the assessor or".

12. Strike all of lines fifty-five (55), fifty-six (56) and fifty-seven (57) of section three (3).

13. Strike all of lines fifty-seven-d (57d), fifty-seven-e (57e), and fifty-seven-f (57f) of section three (3) and insert the following: "the county auditor for the purpose of selecting successors to members of boards of review whose terms shall".

14. Strike from line fifty-seven-h (57h) of section three (3) the following: "assessors, deputies and".

15. Strike from lines fifty-seven-i (57i) and fifty-seven-j (57j) the following: "assessors, deputies and".

16. Strike from line seventy (70) of section three (3) the words "Assessors and".

17. Strike from line seventy-one (71) of section three (3) the word "In" at the end of said line and all of lines seventy-two (72) to seventy-eight (78), inclusive, of said section.

18. Strike all of lines two (2) to six (6), inclusive, of section five (5) and insert the following: "county assessor the chief deputy assessor shall act as temporary county assessor until such time as a new county auditor is selected."

19. Strike from section ten (10) all of line one (1) after the numeral "10" and all of lines three (3), four (4), five (5) and six (6).

20. Strike from line eight (8) of section ten (10) the words "appointive board" and insert the word "auditor".

21. Strike from line nine (9) of section ten (10) the words, "such board" and insert the words "the board of supervisors."

22. Strike all of section eleven (11).

23. Strike all of section fourteen (14).

24. Strike from lines nine (9) and ten (10) of section twenty-five (25) the words "appointment of a".

25. Strike all of line eleven (11) of section twenty-five (25) and the words "all county assessors and" from line twelve (12) of said section.

26. Strike from lines two (2) and three (3) of section thirty (30) the following: "six (6), seven (7) and eight (8)" and insert "seven (7), eight (8) and nine (9)".

27. Strike all of section forty-seven (47).

28. Strike from line four (4) of section forty-nine (49) the words "in this act" and insert the words "in section 3 of this act".

29. Strike all of line four (4) of section fifty (50) and insert "or clerk of the district court."

30. Strike all of section fifty-four (54).

31. Renumber the sections of said Senate File to conform with the foregoing amendments.

32. Amend the title by inserting after the words "county assessor" in line three (3) the words "as a duty of the county auditor" and by adding at the end of said line the word "deputy".

BEARDSLEY of Warren.

KRUSE of Floyd.

SMITH of Clayton.

HANSEN of Carroll.

WATSON of O'Brien.

RANKIN of Franklin.

BOOTHBY of Cherokee.

SAYLOR of Decatur.

ROBB of Emmet.

SIEFKAS of Clarke.

AMENDMENT TO THE RULES

Amend House Rule 56 by striking all after the comma in line eight (8) thereof and substituting in lieu thereof the following: "except by an affirmative vote of not less than fifty-five members of the House. This rule shall not apply to the committee on appropriations."

MORRISSEY of Jasper.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m., Monday, February 24, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 24, 1947.

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

Prayer was offered by the Reverend H. U. Smith, pastor of the Methodist Church, New Sharon, Iowa.

Journal of February 21 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Lundy of Monroe on request of Burkman of Polk; Putney of Tama on request of Walter of Marshall; Watson of O'Brien on request of Landsness of Buena Vista.

PRESENTATION OF VISITORS

Utzig of Dubuque presented to the House Mr. Albert Wharton, Mayor of Dubuque, Iowa, and Mr. Hubert Donovan, Chairman of the Board of Supervisors, Dubuque, Iowa.

Schwengel of Scott presented to the House Mr. E. E. Nicholson, President of the Davenport Chamber of Commerce.

Avery of Clay presented to the House Mary Margaret Hicklin, daughter of Hicklin of Louisa.

Nelson of Buchanan rose under the question of personal privilege and extended the best wishes of the House to Ingalls of Jackson on the occasion of his birthday. Burkman of Polk led the House in song.

PETITIONS

Hedin of Scott presented a petition signed by sixty-three members of the ACWA, Local 264, C.I.O., Davenport, Iowa, protesting the passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Hinrichs of Iowa presented a petition signed by County Offi-

cers, Deputies and Clerks of Iowa county urging support of Senate File 237.

Referred to committee on departmental affairs.

Nelson of Woodbury presented a petition signed by forty-nine citizens of Woodbury county urging passage of legislation aiding tuberculous persons.

Referred to committee on public health.

Knickerbocker of Linn presented a petition signed by seventy-nine citizens of Cedar Rapids protesting passage of S. F. 100 in its present form.

Referred to committee on liquor control.

Krall of Johnson presented a petition signed by members of the Iowa State Policemen's Association and the Iowa Association of Chiefs of Police urging passage of House File 347.

Referred to committee on cities and towns.

Krall of Johnson presented a petition signed by members of the Iowa City Tavern Association urging support of specified liquor control bills.

Referred to committee on liquor control.

Troeger of Wapello presented a petition signed by thirty-six members of Local No. 2134, C.I.O., Ottumwa, Iowa, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Kosek of Linn presented a petition signed by eighty-one citizens of Cedar Rapids protesting passage of S. F. 100 in its present form.

Referred to committee on liquor control.

Kosek of Linn presented a petition signed by eighty-four members of Local No. 110, F.T.A., C.I.O., of Cedar Rapids protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

McFarlane of Black Hawk presented a petition signed by

eighty-four members of Local No. 838 of the UAW, C.I.O. Waterloo, Iowa, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 143 and 139.

Referred to committee on labor.

Rankin of Franklin presented a petition signed by 108 citizens of Franklin county urging support of House File 156.

Referred to committee on military and veterans affairs.

Bloom of Webster presented a petition signed by sixty-three members of Local No. 31, United Packinghouse Workers of America, C.I.O., Fort Dodge, Iowa, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Van Eaton of Woodbury presented a petition signed by fifty-one members of the Longfellow School Parent-Teacher Association, Sioux City, Iowa, in support of House File 107.

Referred to committee on public health.

Van Eaton of Woodbury presented a petition signed by officers and members of the Sioux City Municipal Credit Union urging support of House File 245.

Referred to committee on banks and banking.

Van Eaton of Woodbury presented a petition signed by one hundred and five citizens of Sioux City Local No. 70, UPWA, C.I.O., protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Schwengel of Scott presented a petition from the Business and Professional Women's Club of Davenport, Iowa, urging passage of House File 113.

Referred to committee on tax revision.

Schwengel of Scott presented a petition from the Business and Professional Women's Club of Davenport, urging the adoption of House File 125.

Referred to committee on judiciary 1.

Schwengel of Scott presented a petition from the Ladies Auxiliary of Scott County Farmers Educational Cooperative Union urging withdrawal of aid to farm organizations.

Referred to committee on appropriations.

Schwengel of Scott presented a petition signed by the Association for Childhood Education, Sioux City, Iowa, urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by Theodore Roosevelt High School Faculty Club urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Federation Woman's Club of Parkersburg urging support of House File 93.

Referred to committee on schools and textbooks.

Reed of Jefferson presented a petition signed by 108 employees of the State Hospital at Woodward, Iowa, urging passage of Senate File 174 and House File 193.

Referred to committee on social security.

Knickerbocker of Linn and Kosek of Linn presented a petition signed by fifty-three citizens of Cedar Rapids urging passage of House File 93.

Referred to committee on schools and textbooks.

Reed of Jefferson presented a petition signed by members of the Lockridge and Round Prairie Baptist Church of Lockridge, Iowa, urging support of a local option bill.

Referred to committee on liquor control.

Smith of Clayton presented a petition signed by 27 citizens of Elkader, urging support of House File 156.

Referred to committee on military and veterans affairs.

Lawrence of Wapello presented a petition signed by sixty-three members of Local No. 2134, C.I.O., of Ottumwa, protesting

passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Lawrence of Wapello presented a petition signed by twenty-six citizens of Ottumwa protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Schwengel of Scott presented petitions signed by 125 citizens of Davenport urging support of House File 113.

Referred to committee on schools and textbooks.

Long of Clinton and McEleney of Clinton presented a petition signed by seventy-seven citizens of Clinton protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nicholas of Cerro Gordo presented a petition signed by 106 citizens of Cerro Gordo county urging passage of House-File 156.

Referred to committee on military and veterans affairs.

Nicholas of Cerro Gordo presented a petition signed by the Women's Christian Temperance Union of Plymouth county urging support of the local option bill.

Referred to committee on liquor control.

Nicholas of Cerro Gordo presented a petition signed by the Board of Directors of the Independent School District of Mason City, urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Hicklin of Louisa presented a petition signed by citizens of Louisa county protesting legislation for state aid to farm organizations.

Referred to committee on appropriations.

Weiss of Crawford presented a petition signed by seventy-four citizens of Crawford county urging support of House File 156.

Referred to committee on military and veterans affairs.

Walker of Hamilton presented telegrams from 16 citizens of Walker county urging the defeat of House File 143 and Senate File 100.

Referred to committee on liquor control.

Smith of Des Moines presented a resolution signed by officers of the City Council of Burlington urging passage of House File 234.

Referred to committee on cities and towns.

Smith of Des Moines presented a petition from members of the AMVETS Auxiliary of Mediapolis urging support of House File 156.

Referred to committee on military and veterans affairs.

Smith of Des Moines presented a petition signed by County Officers, Deputies and employees of Burlington and Des Moines counties urging support of Senate File 181.

Referred to committee on compensation of public officers and employees.

Smith of Des Moines presented a petition signed by citizens of Des Moines county protesting passage of Senate Files 100 and 211.

Referred to committee on liquor control.

Smith of Madison presented a petition signed by County Officers, Deputies and employees of Madison county urging support of Senate File 181.

Referred to committee on compensation of public officers and employees.

ADOPTION OF REPORTS OF COMMITTEES

The Chief Clerk announced the adoption of reports of committees on House Files 120, 170, 174, 178, 193, 253 and 263; and Senate Files 157 and 195; under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 171.

ADOPTION OF JOINT RULES

Morrissey of Jasper moved to adopt the joint rules of the Senate and House of the 51st General Assembly as the permanent joint rules of the Senate and House for the 52nd General Assembly.

Motion prevailed and joint rules adopted.

Morrissey of Jasper moved that the amendment to the House rules proposed by him be adopted.

Amend House Rule 56 by striking all after the comma in line eight (8) thereof and substituting in lieu thereof the following: "except by an affirmative vote of not less than fifty-five members of the House. This rule shall not apply to the committee on appropriations."

Motion prevailed and amendment adopted.

ADOPTION OF COMMITTEE REPORT

Humbert of Adams asked and obtained unanimous consent to take up for consideration the motion filed by him rejecting the committee report on House File 95.

Klemesrud of Winnebago moved that the report of the committee be adopted.

Motion prevailed and the report of the committee was adopted.

INTRODUCTION OF BILLS

House File 348, by Hicklin of Louisa, Fimmen of Davis and Van Eaton of Woodbury, a bill for an act relating to the creation of the Iowa department of state institutions, a state board of public institutions, authorizing the appointment of a state administrator of state institutions, prescribing the qualifications and duties of the members of the state department, state board, state administrator, and other administrative officers and employees of the Iowa department of state institutions; providing for the appointment and manner of appointment of a staff psychiatrist, a staff child welfare specialist, a staff penologist and a staff business manager, and to provide the method of integrating the operation and management of state institutions; and to repeal chapters two hundred seventeen (217) and two hundred eighteen (218), Code 1946; and by changing the name "board of control" wherever the same appears in the Code of Iowa, 1946, to "state board of public institutions".

Read first time and referred to committee on board of control.

House File 349, by Burkman of Polk, a bill for an act relating to the disposal of dead bodies, requiring reports to be made in certain instances of death due to violence, negligence, or other act or omission of a criminal nature, to the county coroner and State Bureau of Investigation.

Read first time and referred to committee on judiciary 1.

House File 350, by Ainsworth of Dickinson, Morrissey of Jasper, Schwengel of Scott, Walker of Hamilton, Lawrence of Wapello (Berg, Beckman and Maytag), a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to extension and renewal of motor vehicle operators' licenses and fees therefor.

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

House File 351, by Morrissey of Jasper, a bill for an act to suspend refunds on motor vehicle fuel license fees during the ensuing biennium.

Read first time and referred to committee on roads and highways.

House File 352, by Burkman of Polk, a bill for an act to amend section two hundred seventy-four point forty (274.40), Code 1946, relating to the reorganization of school districts and the adjustment of boundary lines of school districts when lands are returned to private ownership after having been acquisitioned by the federal government.

Read first time and referred to committee on schools and textbooks.

House File 353, by Nelson of Woodbury, a bill for an act to establish a system of civil service administration for state employees of the state of Iowa.

Read first time and referred to committee on social security.

House File 354, by Baker of Calhoun, a bill for an act to amend chapter six hundred ninety-five (695), Code 1946, relating to minors carrying or firing rifles or shotguns.

Read first time and referred to committee on police regulations.

House File 355, by Burkman of Polk, Lundy of Monroe and Nelson of Woodbury, a bill for an act to amend chapter three hundred forty (340), Code 1946, by providing for the employment of deputies and clerks in the county motor vehicle registration department and specifying their salaries.

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

House File 356, by Walter of Pottawattamie and Nielsen of Pottawattamie, a bill for an act to amend section three hundred sixty-three point thirty-eight (363.38), Code 1946, relating to compensation of councilmen.

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

House File 357, by Sloane of Polk (by request), a bill for an act defining Naturopathy; regulating the practice of Naturopathy in the State of Iowa, creating the Iowa State Board of Naturopathic Examiners; fixing terms of office; providing for the appointment of members of said Board, defining their powers and duties, and otherwise allowing them to adopt by-laws and regulations; providing for the issuance and revocation and/or suspension of licenses; regulating the use of professional titles and abbreviations; prohibiting the practice of other methods or systems under the name of Naturopathy as defined in this Act, and to provide penalties for violation of this Act.

Read first time and referred to committee on public health.

House File 358, by Long of Clinton and McEleney of Clinton, a bill for an act to legalize the actions of the city council and the city clerk of the city of Clinton, Iowa, in making expenditures, incurring indebtedness, and issuing warrants and certificates of indebtedness on the general fund of the city of Clinton, in the amounts of sixteen thousand six hundred thirty-two dollars and forty-three cents (\$16,632.43), to the fire maintenance fund in the amount of fifteen thousand one hundred sixty-eight dollars and seventy cents (\$15,168.70), for street department salaries in the amount of ten thousand eight hundred eighty-nine dollars and thirty-five cents (\$10,889.35), and to other funds of the city of Clinton, Iowa in the amount of four thousand ninety-two dollars and thirteen cents (\$4,092.13), and providing that the total indebtedness thus incurred of forty-eight thousand five hun-

dred eighty-two dollars and sixty-one cents (\$48,582.61) shall constitute a legal, binding and valid obligation of the city of Clinton, Iowa.

Read first time and referred to committee on judiciary 2.

House File 359, by Nelson of Woodbury, a bill for an act to establish a system of civil service administration for the municipal corporations, counties, departments and special districts of the state of Iowa which are not included within the provisions of Chapter three hundred sixty-five (365), Code 1946, as amended.

Read first time and referred to committee on social security.

House File 360, by Hicklin of Louisa, a bill for an act relating to public contracts and providing that officers shall have no interest either directly or indirectly therein.

Read first time and referred to committee on judiciary 2.

Butler of Pocahontas offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Charles L. Gunderson of Pocahontas County, who was a member of the Thirty-eighth and Thirty-ninth sessions of the General Assemblies passed away on December 30, 1946; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Butler of Pocahontas moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Butler of Pocahontas, Koch of Palo Alto and Baker of Calhoun.

MESSAGES FROM 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 100, a bill for an act relating to the issuance of permits

to sell beer and malt liquors and to the regulation of places where sales are made by such permit holders.

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

Senate Joint Resolution 5, providing for approval of a contract for the purchase of a new Straight Tube, 500 H.P. Boiler and Chain Grate Stoker for the Mount Pleasant State Hospital.

Also: That the Senate has concurred in the House amendment to and passed Senate File 20, a bill for an act relating to the refund of license fees paid by persons who served with the armed forces of the United States during World War II.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 5, providing for approval of a contract between the State Board of Control and the Winger Construction Company, Ottumwa, Iowa, and the LaCledde Stoker Company, St. Louis, Missouri, for the purchase of a new straight Tube, 500 H.P. Boiler and Chain Grate Stoker for The Mt. Pleasant State Hospital.

Read first time and referred to committee on board of control.

Senate File 100, a bill for an act to amend chapter one hundred twenty-four (124), Code 1946, relating to the issuance of permits to sell beer and malt liquors and to the regulation of places where sales are made by such permit holders.

Read first time and referred to committee on liquor control.

CONSIDERATION OF BILLS

Bryson of Hardin asked and obtained unanimous consent for the immediate consideration of House File 280.

House File 280, a bill for an act to authorize the purchase of certain property in the city of Des Moines for use by the state of Iowa and to provide for an appropriation therefor, 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, 94:

Ainsworth	Fimmen	Langland	Robinson
Anderson	Fletcher	Lawrence	Saylor
Avery	Frei	Lucken	Scott
Baker	Fulk	Lynes	Shepard
Bass	Gannaway	McEleney	Siefkas
Beardsley	Good	McFarlane	Smith of Clayton
Beman	Graham	Mills	Smith of Madison
Bents	Hansen	Moore	Steinberg
Bloom	Hendrix	Morrissey	Stevens
Bockwoldt	Hicklin	Neal	Tesmer
Boothby	Hinrichs	Nelson of	Troeger
Brown of	Humbert	Buchanan	Turner
Mahaska	Huston	Nelson of	Utzig
Brown of Monona	Ingalls	Woodbury	Van Eaton
Bryson	Kerr	Nielsen	Walker
Burkman	Kester	Norland	Walter of
Butler	Kilpatrick	Olson	Marshall
Datisman	King	Patrick	Walter of
Davis	Klemesrud	Pieper	Pottawattamie
De Groote	Knickerbocker	Poston	Weiss
Duffield	Koch	Prange	Wellington
Duffy	Kosek	Rankin	Williams
Eckels	Krall	Redman	Wilson
Edwards	Kruse	Reed	Mr. Speaker
Fiene	Landsness	Robb	

The nays were: none.

Absent or not voting, 14:

Donohue	Lundy	Schwengel	Strawman
Hedin	Nicholas	Sloane	Watson
Long	Noble	Smith of	Weichman
Loss	Putney	Des Moines	

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

Burkman of Polk asked and obtained unanimous consent for the immediate consideration of House File 52.

House File 52, a bill for an act to amend section one hundred fifty-five point six (155.6), Code 1946, relating to the practice of pharmacy, with report of committee recommending passage, was taken up for consideration.

On the question "Shall the House reconsider the vote on House File 52?"

The ayes were, 77:

Ainsworth	Boothby	Duffy	Graham
Avery	Brown of	Eckels	Hansen
Baker	Mahaska	Fiene	Hedin
Bass	Brown of Monona	Fimmen	Hendrix
Beardsley	Burkman	Fletcher	Hinrichs
Beman	Datisman	Frei	Humbert
Bents	Davis	Fulk	Ingalls
Bloom	De Groote	Gannaway	Kerr
Bockwoldt	Duffield	Good	Kester

Kilpatrick	McEleney	Norland	Smith of Madison
Klemesrud	Mills	Olson	Stevens
Knickerbocker	Morrissey	Pieper	Tesmer
Koch	Neal	Poston	Troeger
Kosek	Nelson of	Rankin	Utzig
Krall	Buchanan	Saylor	Van Eaton
Landsness	Nelson of	Schwengel	Walker
Lawrence	Woodbury	Shepard	Weiss
Long	Nicholas	Siefkas	Williams
Lucken	Nielsen	Sloane	Wilson
Lynes	Noble	Smith of Clayton	Mr. Speaker

The nays were, 4:

Anderson	Kruse	Walter of Marshall	Wellington
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Absent or not voting, 27:

Bryson	Loss	Redman	Steinberg
Butler	Lundy	Reed	Strawman
Donohue	McFarlane	Robb	Turner
Edwards	Moore	Robinson	Walter of
Hicklin	Patrick	Scott	Pottawattamie
Huston	Prange	Smith of	Walter
King	Putney	Des Moines	Weichman
Langland			

Motion prevailed.

Burkman of Polk moved that the following amendment proposed by him be adopted:

Amend House File 52 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section one hundred fifty-five point six (155.6), Code 1946, is amended by striking the period (.) in line twelve (12) and all of the remainder of said section and by inserting in lieu thereof the following: "however during a period of temporary absence of a registered pharmacist no drugs or medicines shall be sold or offered for sale in the pharmacy except proprietary medicines or domestic remedies."

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, 89:

Ainsworth	Brown of	Duffy	Hedin
Anderson	Mahaska	Eckels	Hendrix
Avery	Brown of Monona	Fiene	Hicklin
Baker	Burkman	Fimmen	Hinrichs
Bass	Butler	Fletcher	Humbert
Beardsley	Datisman	Fulk	Huston
Beman	Davis	Gannaway	Ingalls
Bloom	De Groote	Good	Kerr
Bockwoldt	Donohue	Graham	Kester
Boothby	Duffield	Hansen	Kilpatrick

King	Morrissey	Redman	Turner
Knickerbocker	Neal	Robb	Utzig
Koch	Nelson of	Saylor	Van Eaton
Kosek	Buchanan	Schwengel	Walker
Krall	Nelson of	Scott	Walter of
Landsness	Woodbury	Shepard	Marshall
Langland	Noble	Siefkas	Walter of
Lawrence	Norland	Sloane	Pottawattamie
Long	Olson	Smith of Clayton	Weichman
Loss	Patrick	Smith of	Weiss
Lucken	Pieper	Des Moines	Williams
Lynes	Poston	Smith of Madison	Wilson
McEleney	Prange	Strawman	Mr. Speaker
Mills	Rankin	Troeger	

The nays were, 5:

Bryson	Frei	Reed	Wellington
Edwards			

Absent or not voting, 14:

Bents	McFarlane	Putney	Stevens
Klemesrud	Moore	Robinson	Tesmer
Kruse	Nicholas	Steinberg	Watson
Lundy	Nielsen		

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 chapter one hundred nine (109), Code 1946, legalizing the raising, possession, sale, purchase and transporting of frogs for commercial purposes, with report of committee recommending passage, was taken up for consideration.

Ainsworth of Dickinson moved that the amendment proposed by him be adopted.

Amend House File 133, section one (1) by striking from line four (4) the word "frogs" and inserting in lieu thereof the words "bullfrogs (Rana catesbiana)."

Amendment adopted.

Klemesrud of Winnebago moved that the amendment proposed by him be adopted.

Amend House File 133 by inserting as a new section two (2) the following: "Frogs may be raised for commercial purposes only by those possessing a private fish hatchery license, and all of the provisions of section one hundred nine point sixty-four (109.64), Code 1946, applying to the regulation of fish hatcheries shall in a like manner apply to the propagation and handling of frogs."

Amendment adopted.

Ainsworth 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, 93:

Ainsworth	Ganaway	Loss	Scott
Anderson	Good	Lucken	Shepard
Avery	Graham	Lynes	Sloane
Baker	Hansen	McEleney	Smith of Clayton
Bass	Hedin	Mills	Smith of
Beardsley	Hendrix	Moore	Des Moines
Beman	Hicklin	Morrissey	Smith of Madison
Bents	Hinrichs	Neal	Steinberg
Bloom	Humbert	Nelson of	Strawman
Bockwoldt	Huston	Buchanan	Tesmer
Boothby	Ingalls	Nelson of	Turner
Brown of Monona	Kerr	Woodbury	Utzig
Burkman	Kester	Nielsen	Van Eaton
Datisman	Kilpatrick	Noble	Walker
Davis	King	Olson	Walter of
De Groot	Klemesrud	Patrick	Marshall
Donohue	Knickerbocker	Pieper	Walter of
Duffy	Koch	Poston	Pottawattamie
Eckels	Kosek	Rankin	Weichman
Edwards	Krall	Redman	Weiss
Fiene	Kruse	Reed	Wellington
Fimmen	Landsness	Robb	Williams
Fletcher	Langland	Saylor	Wilson
Frei	Lawrence	Schwengel	Mr. Speaker
Fulk	Long		

The nays were: none.

Absent or not voting, 15:

Brown of	Duffield	Norland	Siefkas
Mahaska	Lundy	Prange	Stevens
Bryson	McFarlane	Putney	Troeger
Butler	Nicholas	Robinson	Watson

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

House File 161, a bill for an act to amend chapter thirty-seven (37), Code 1946, relating to memorial halls and monuments, for soldiers, sailors and marines, with report of committee recommending passage, was taken up for consideration.

Utzig of Dubuque moved that the amendment proposed by him be adopted.

Amend House File 161 by inserting in section eight (8) line nine (9) after the word "States," the following "American Veterans of World War II (AmVets) and American Veterans Committee,".

Amendment adopted.

Utzig 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, 90:

Ainsworth	Fulk	Long	Siefkas
Anderson	Gannaway	Loss	Sloane
Avery	Good	Lucken	Smith of Clayton
Baker	Graham	Lynes	Smith of
Bass	Hansen	McEleney	Des Moines
Beardsley	Hedin	McFarlane	Smith of Madison
Beman	Hendrix	Mills	Stevens
Bents	Hicklin	Morrissey	Strawman
Bloom	Hinrichs	Neal	Tesmer
Boothby	Humbert	Nelson of	Turner
Brown of	Huston	Buchanan	Utzig
Mahaska	Ingalls	Nicholas	Van Eaton
Bryson	Kerr	Nielsen	Walker
Burkman	Kester	Noble	Walter of
Butler	Kilpatrick	Norland	Marshall
Datisman	Klemesrud	Olson	Walter of
Davis	Knickerbocker	Prange	Pottawattamie
De Groote	Koch	Rankin	Weichman
Duffield	Kosek	Redman	Weiss
Duffy	Krall	Robb	Wellington
Eckels	Kruse	Robinson	Williams
Fiene	Landsness	Saylor	Wilson
Fimmen	Langland	Schwengel	Mr. Speaker
Fletcher	Lawrence	Shepard	

The nays were: none.

Absent or not voting, 18:

Bockwoldt	King	Patrick	Scott
Brown of Monona	Lundy	Pieper	Steinberg
Donohue	Moore	Poston	Troeger
Edwards	Nelson of	Putney	Watson
Frei	Woodbury	Reed	

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 the law as it appears in section five hundred sixty-three point one (563.1), Code 1946, relating to party walls and providing for concrete party walls, with report of committee recommending passage, was taken up for consideration.

Nicholas of Cerro Gordo offered the following amendment and moved its adoption:

Amend House File 163 by striking from section one (1) line three (3) the words "mass or".

Amendment adopted.

Nicholas of Cerro Gordo moved that the bill be read a last time now and placed 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:

Ainsworth	Fletcher	Long	Schwengel
Anderson	Frei	Loss	Scott
Avery	Fulk	Lucken	Shepard
Baker	Gannaway	Lynes	Sloane
Bass	Good	McEleney	Smith of Clayton
Beardsley	Graham	McFarlane	Smith of
Beman	Hansen	Mills	Des Moines
Bents	Hedin	Moore	Smith of Madison
Bloom	Hendrix	Morrissey	Steinberg
Bockwoldt	Hicklin	Neal	Strawman
Boothby	Hinrichs	Nelson of	Tesmer
Brown of	Humbert	Buchanan	Troeger
Mahaska	Huston	Nicholas	Turner
Brown of Monona	Ingalls	Nielsen	Van Eaton
Bryson	Kerr	Noble	Walker
Burkman	Kester	Norland	Walter of
Butler	Kilpatrick	Olson	Marshall
Datisman	King	Patrick	Walter of
Davis	Klemesrud	Pieper	Pottawattamie
De Groot	Knickerbocker	Prange	Weichman
Donohue	Koch	Rankin	Weiss
Duffy	Kosek	Redman	Wellington
Eckels	Krall	Reed	Williams
Edwards	Landsness	Robb	Wilson
Fiene	Langland	Saylor	Mr. Speaker
Fimmen	Lawrence		

The nays were: none.

Absent or not voting, 11:

Duffield	Nelson of	Putney	Stevens
Kruse	Woodbury	Robinson	Utzig
Lundy	Poston	Siefkas	Watson

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

House File 166, a bill for an act to amend the law as it appears in section three hundred sixty-three point thirty-six (363.36), Code 1946, providing for and fixing the time when cities shall make separate appropriations for all different expenditures thereof for each fiscal year, and repealing all laws in conflict herewith, with report of committee recommending passage was taken up for consideration.

Smith of Clayton offered the following amendment and moved its adoption:

Amend House File 166, section one (1), line three (3) by inserting the word "at" before the word "the".

Further amend section one (1), line five (5) by inserting before the word "April" the words "on or before".

Amendment adopted.

Burkman of Polk moved that the amendment proposed by him be adopted.

Amend House File 166 by adding thereto the following:

"Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after publication in The Colfax Tribune, a newspaper published at Colfax, Iowa, and the Spencer Times, a newspaper published at Spencer, Iowa."

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, 98:

Ainsworth	Frei	Lucken	Siefkas
Anderson	Fulk	Lynes	Sloane
Avery	Gannaway	McEleney	Smith of Clayton
Baker	Good	McFarlane	Smith of
Bass	Graham	Mills	Des Moines
Beardsley	Hansen	Moore	Smith of Madison
Beman	Hedin	Morrissey	Steinberg
Bents	Hendrix	Neal	Stevens
Bloom	Hinrichs	Nelson of	Strawman
Bockwoldt	Humbert	Woodbury	Tesmer
Boothby	Huston	Nicholas	Troeger
Brown of	Ingalls	Noble	Turner
Mahaska	Kerr	Norland	Utzig
Brown of Monona	Kester	Olson	Van Eaton
Burkman	Kilpatrick	Patrick	Walker
Butler	King	Pieper	Walter of
Datisman	Klemesrud	Poston	Marshall
Davis	Knickerbocker	Rankin	Walter of
Donohue	Koch	Redman	Pottawattamie
Duffield	Kosek	Reed	Weichman
Duffy	Krall	Robb	Weiss
Eckels	Landsness	Robinson	Wellington
Edwards	Langland	Saylor	Williams
Fiene	Lawrence	Schwengel	Wilson
Fimmen	Long	Scott	Mr. Speaker
Fletcher	Loss	Shepard	

The nays were: none.

Absent or not voting, 10:

Bryson	Kruse	Nelson of	Prange
De Groot	Lundy	Buchanan	Putney
Hicklin		Nielsen	Watson

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

House File 181, a bill for an act to amend certain sections of chapter three hundred twenty-four (324), Code 1946, relating to motor vehicle fuel tax, with report of committee recommending passage, was taken up for consideration.

Smith of Madison moved that the amendment proposed by him be adopted.

Amend House File 181 by striking from section three (3) lines six (6) and seven (7), the words "not caused by the fault of the carrier of such motor fuel,".

Amendment lost.

REPORTS OF COMMITTEES

Steinberg of Story, from the committee on judiciary 1, submitted the following report: -

MR. SPEAKER: Your committee on judiciary 1, to whom was referred Senate File 108, a bill for an act to amend section 639.8, Code 1946, with reference to the amount in value that may be attached by the levying officer when the demand is not founded on contract, in order to give a judge of a municipal court the power to make an allowance, begs leave to report it 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 1 and substitute in lieu thereof the following:

"Section 1. Section six hundred thirty-nine point eight (639.8) is hereby amended by striking from lines four (4) and five (5) of said section the following words: 'district or superior court' and inserting in lieu thereof 'or district court, or the judge of the court from which the issuance of a writ of attachment is sought'.

Also amend the title by striking from line five (5) the words 'a judge of a municipal court' and inserting in lieu thereof the words 'a judge of any of certain courts'."

ALBERT STEINBERG, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 241, a bill for an act to amend section 450.7, Code 1946, relating to the lien of inheritance 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.*

Smith of Clayton County, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage, to whom was referred House File 254, a bill for an act to amend section four hundred sixty-one point one (461.1), Code 1946, providing for cost of operating and making repairs and improvements to pumping stations, begs leave to report it 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.

ERNEST T. SMITH, *Chairman.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 91 and 41.

LAWRENCE PUTNEY, *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 File 91 and 41.

AMENDMENTS FILED

Amend House File 119 by striking the word "thousand" in Line 4, Section 4, and inserting in lieu thereof the word "hundred".

HICKLIN of Louisa.

Amend H. F. 70 as follows:

Strike all of section 1 and substitute in lieu thereof the following:

"Section 1. Section four hundred forty-one point four (441.4), Code 1946, is hereby amended by adding thereto the following:

"The actual value in all cases shall be one and two third times the assessed value as shown by the assessment rolls and may be so determined and ascertained'".

STEINBERG of Story.

Amend House File 323 section one (1) by inserting after the word "devices" in line eight (8) thereof the following: ", except radios, meters and coin-box telephones,".

REED of Jefferson.

Amend House File 143 by adding thereto the following new section: "Section one hundred twenty-four point twenty (124.20), Code 1946, is hereby amended by striking the period at the end of the sixth (6)

line of the second paragraph thereof, and inserting the following: ', or on any of the following days: Decoration Day, Thanksgiving Day, Christmas Day.'

McFARLANE of Black Hawk.

Amend House File 143 by adding thereto the following new section: "Section one hundred twenty-four point twenty (124.20), Code 1946, is hereby amended by striking the period at the end of the sixth (6) line of the second paragraph thereof, and inserting the following: ', or on any municipal election day held in the municipality.'"

McFARLANE of Black Hawk.

On motion by McFarlane of Black Hawk, the House adjourned until 9:45 a.m., Tuesday, February 25, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 25, 1947.

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

Prayer was offered by the Reverend James K. Delahooke, pastor of the First Methodist Church, Charles City, Iowa.

Journal of February 24 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Lundy of Monroe on request of Burkman of Polk; Putney of Tama on request of Walter of Marshall.

PRESENTATION OF VISITORS

Mills of Adair introduced to the House the class in American government from the Jordan Consolidated School with their instructor Mrs. Clara Mills Wyatt and Superintendent L. N. Gill.

Nicholas of Ceddo Gordo introduced his wife and family to the House.

Redman of Sac introduced his grandson, James McDonald, to the House.

PETITIONS

Langland of Winneshiek presented twenty-five telegrams signed by citizens and business establishments in Decorah protesting passage of Senate File 100.

Referred to committee on liquor control.

Langland of Winneshiek presented a telegram from the VFW Post 1977 of Decorah protesting passage of Senate File 100.

Referred to committee on liquor control.

Langland of Winneshiek presented a telegram from the mayor and city administration of Decorah protesting passage of Senate File 100.

Referred to committee on liquor control.

Siefkas of Clarke presented a petition signed by twenty-two citizens of Osceola opposing House File 143.

Referred to committee on liquor control.

Butler of Pocahontas presented a petition signed by County officers of Pocahontas urging support of Senate File 181.

Referred to committee on compensation of public officers and employees.

Butler of Pocahontas presented a petition signed by 243 citizens of Laurens, Iowa urging passage of House File 156.

Referred to committee on military and veterans affairs.

Langland of Winneshiek presented a petition signed by twenty citizens of Calmar opposing passage of House File 143.

Referred to committee on liquor control.

Langland of Winneshiek presented a petition signed by 130 citizens of Winneshiek county urging passage of House File 156.

Referred to committee on military and veterans affairs.

Davis of Fayette presented a petition signed by 400 citizens of Oelwein urging support of House File 93.

Referred to committee on schools and textbooks.

Koch of Palo Alto presented a petition signed by County officers, Deputies and employees of Emmetsburg urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Langland of Winneshiek presented a telegram signed by citizens of Decorah opposing House File 143.

Referred to committee on liquor control.

McFarlane of Black Hawk presented a petition signed by twenty citizens of Waterloo protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Scott of Appanoose presented a petition signed by seventy-six

citizens of Appanoose county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Gannaway of Poweshiek presented a petition signed by members of the Tuesday Club of Grinnell urging passage of House File 125.

Referred to committee on judiciary 1.

Langland of Winneshiek presented telegrams signed by twenty-three citizens of Decorah urging passage of House File 288.

Referred to committee on liquor control.

Gannaway of Poweshiek presented a petition signed by thirty-eight citizens of Montezuma favoring passage of House File 143.

Referred to committee on liquor control.

Weichman of Benton presented a petition signed by sixty members of the American Legion Auxiliary, Hanford Post No. 5, and officers urging support of House File 93.

Referred to committee on schools and textbooks.

Gannaway of Poweshiek presented a petition signed by 108 citizens of Poweshiek county urging support of House File 156.

Referred to committee on military and veterans affairs.

Bass of Montgomery presented a petition signed by thirty-nine citizens of Montezuma urging passage of House File 143.

Referred to committee on liquor control.

Lawrence of Wapello presented a petition signed by 112 citizens of Wapello protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nelson of Woodbury presented a petition signed by 63 citizens of Woodbury county urging support of Senate File 77 and House File 107.

Referred to committee on public health.

Fiene of Chickasaw presented a petition signed by twenty-nine citizens of Chickasaw county urging support of House File 156.

Referred to committee on military and veterans affairs.

Langland of Winneshiek presented a petition signed by the board of supervisors of Winneshiek county urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Loss of Kossuth presented a telegram signed by citizens of Algona protesting passage of Senate File 100 and House File 143.

Referred to committee on liquor control.

Loss of Kossuth presented a resolution signed by officers of the Luverne public schools urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Scott of Appanoose presented a petition signed by 108 members of Local 218, C.I.O., Centerville, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Davis of Fayette presented a petition signed by Unit No. 30 of the AMVETS Auxiliary of Fayette county urging passage of House File 156.

Referred to committee on military and veterans affairs.

Davis of Fayette presented a petition signed by county officers, deputies and employees of Fayette county urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Mills of Adair presented a petition signed by ten citizens of Adair urging support of House File 125 and Senate File 104.

Referred to committee on judiciary 1.

Eckels of Hancock presented a petition signed by thirty citizens of Hancock county urging passage of Senate File 301.

Referred to committee on liquor control.

Loss of Kossuth presented a petition signed by eighteen county

officers, deputies and employees of Kossuth county urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Kosek of Linn presented a petition signed by seven citizens of Cedar Rapids urging passage of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by 132 citizens of Linn county urging support of House File 156.

Referred to committee on military and veterans affairs.

Kosek of Linn presented a petition signed by 200 citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by thirty-seven citizens of Cedar Rapids protesting passage of House Files 124, 127, 131, 134 and 139. Also, Senate Files 109, 110, 111, 112 and 113.

Referred to committee on labor.

Knickerbocker of Linn presented a petition signed by 130 citizens of Cedar Rapids urging support of House File 156.

Referred to committee on military and veterans affairs.

Knickerbocker of Linn presented a petition signed by seven citizens of Cedar Rapids urging passage of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by fifty-six citizens of Cedar Rapids opposing passage of Senate File 100.

Referred to committee on liquor control.

Knickerbocker of Linn presented a petition signed by eighty-four citizens of Linn urging passage of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by eighty-four citizens of Cedar Rapids opposing passage of House File 100.

Referred to committee on compensation of public officers and employees.

Kosek of Linn presented a petition signed by the American Association of University Women of Cedar Rapids urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Bryson of Hardin presented a petition signed by 400 members of Post 8252, Veterans of Foreign Wars, Iowa Falls, urging support of House File 156.

Referred to committee on military and veterans affairs.

Hinrichs of Iowa presented telegrams from citizens of North English and the North English Citizens Club opposing passage of Senate File 100 and House File 143.

Referred to committee on liquor control.

Kosek of Linn presented a petition signed by seventy citizens of Cedar Rapids urging passage of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by members of the Veterans of Foreign Wars Second District, Cedar Rapids, Iowa, urging support of House File 156.

Referred to committee on military and veterans affairs.

Kosek of Linn presented a petition signed by fifty citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by 564 citizens of Cedar Rapids urging passage of House File 129.

Referred to committee on compensation of public officers and employees.

Schwengel of Scott presented a petition signed by 500 citizens of Scott county urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 300 citizens of Scott county urging support of House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a telegram signed by the Davenport Restaurant Association opposing the passage of House File 143.

Referred to committee on liquor control.

Knickerbocker of Linn presented a petition signed by 900 citizens of Cedar Rapids urging the support of House File 93.

Referred to committee on schools and textbooks.

Weichman of Benton presented a petition signed by 200 citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Weichman of Benton presented a petition signed by 350 citizens of Benton county urging support of House File 93.

Referred to committee on schools and textbooks.

Good of Boone presented a petition signed by one hundred and forty-two citizens of Boone county urging support of House File 156.

Referred to committee on military and veterans affairs.

Gannaway of Poweshiek presented a petition from the Malcom Independent School District of Malcom, Iowa, urging passage of House File 93.

Referred to committee on schools and textbooks.

Prange of Marion presented a petition signed by forty-nine members of Local 140, ACWA, C.I.O., protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Rankin of Franklin presented a petition signed by seventy-five citizens of Franklin county, urging support of House File 56.

Referred to committee on military and veterans affairs.

Hedin of Scott presented a petition signed by twenty-six members of the Visiting Nurses Association, Davenport, Iowa, urging support of House File 107.

Referred to committee on public health.

McEleney of Clinton presented a petition signed by three hundred and thirty-nine citizens of Clinton, Iowa, protesting passage of Senate File 100 and House File 143.

Referred to committee on liquor control.

Klemesrud of Winnebago presented a petition signed by one hundred and five members of V.F.W., Lake Mills, Iowa, urging support of House File 156.

Referred to committee on military and veterans affairs.

Gannaway of Poweshiek presented a petition signed by the members of the V.F.W., Stanley Marchellino Post No. 3932, Grinnell, Iowa, urging support of House File 156.

Referred to committee on military and veterans affairs.

Kruse of Floyd presented a petition signed by seventy-eight citizens of Floyd county, urging support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by one hundred and twenty-two citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by ninety citizens of Cedar Rapids protesting passage of Senate File 100 in its present form.

Referred to committee on liquor control.

Stevens of Greene presented a petition signed by thirty-five citizens of Greene urging support of House File 156.

Referred to committee on military and veterans affairs.

Bloom of Webster presented a petition signed by twenty-seven citizens of Webster county urging support of House File 156.

Referred to committee on military and veterans affairs.

Robb of Emmet presented a petition signed by forty-seven citizens of Emmet county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Beman of Keokuk presented a petition signed by two hundred and sixty-nine citizens of Keokuk county urging support of House File 156.

Referred to committee on military and veterans affairs.

Knickerbocker of Linn presented a petition signed by eight hundred ninety-four citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Prange of Marion presented a petition signed by twenty-three residents of Marion county supporting bill for local option of beer and opposing any bill legalizing liquor by the drink.

Referred to committee on liquor control.

Lawrence of Wapello presented a petition signed by two hundred and sixty-seven citizens of Wapello county urging support of House File 156.

Referred to committee on military and veterans affairs.

ADOPTION OF REPORTS OF COMMITTEES

The Chief Clerk announced the adoption of reports of committees on House Files 241, 254 and Senate File 108, under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 252.

SPECIAL ORDER OF BUSINESS

Van Eaton of Woodbury moved that House File 143 be made a special order of business for Tuesday morning, March 11, 1947.

Motion prevailed.

HOUSE FILE 112 WITHDRAWN

Utzig of Dubuque asked and obtained unanimous consent to withdraw House File 112 from further consideration of the House.

HOUSE FILE 156 RE-REFERRED

Nelson of Woodbury asked and obtained unanimous consent to have House File 156 re-referred to the committee on military and veterans affairs for further consideration.

HOUSE FILE 150 WITHDRAWN FROM COMMITTEE

Sloane of Polk invoked Rule 56 on House File 150, 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 CONCURRENT RESOLUTION 11

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 section two point twenty (2.20), Code 1946:

A. C. Gustafson, postage and miscellaneous expense (House).....	\$ 39.50
Des Moines Rubber Stamp Works, one stamp (House).....	2.15
M & M Sales Co., typewriter rental (House).....	30.00
Edwin L. Getz, transportation (House).....	6.25
Charles L. King, typewriter rental (House).....	50.00
Storey-Kenworthy Co., supplies (House).....	231.53
M & M Sales Co., typewriter rental (Senate).....	56.50
Charles F. King, typewriter rental (Senate).....	50.00
Underwood Corporation, typewriter rental (Senate).....	3.20
Des Moines Rubber Stamp Works, badges and stamps (Senate)....	4.80
Office Equipment Co., typewriter rental (Senate).....	20.00
Storey-Kenworthy Co., supplies (Senate).....	51.85
L. C. Smith & Corona Typewriters Inc., typewriter repairs (Senate)	2.50
W. J. Scarborough, postage and miscellaneous expense (Senate)....	11.00

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.

INTRODUCTION OF BILLS

House File 361, by Long of Clinton, a bill for an act relating to the censorship and licensing of films.

Read first time and referred to committee on judiciary 2..

House File 362, by Rankin of Franklin, a bill for an act to amend chapter two hundred fifty-nine (259), Code 1946, relating to the acceptance of the Federal Vocational Rehabilitation Acts.

Read first time and referred to committee on social security.

House File 363, by Duffield of Guthrie (by request), a bill for an act to amend chapter ninety-two (92), Code 1946, relating to the employment of persons under fourteen years of age.

Read first time and referred to committee on labor.

House File 364, by committee on building and loan, a bill for an act to amend certain sections in chapter five hundred thirty-four (534), Code 1946, relating to building and loan and incorporated associations.

Read first time and passed on file.

House File 365, by committee on agriculture 2, a bill for an act to amend section one hundred seventy-four point one (174.1), Code 1946, relating to definition of society for purpose of qualifying for state aid to local fairs.

Read first time and passed on file.

House File 366, by Kruse of Floyd and 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 fixing the penalty for violations of this act.

Read first time and referred to committee on dairy and food.

House File 367, by Hendrix of Muscatine (Lord), a bill for an act to amend section three hundred fifty-nine point forty-three (359.43), Code 1946, relating to annual levy by township trustees for fire protection.

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

House File 368, by Scott of Appanoose, Lundy of Monroe, Lawrence of Wapello, Fimmen of Davis, Williams of Van Buren and Troeger of Wapello, a bill for an act to amend section two hundred fifty-two point forty-three (252.43), Code 1946, permitting the boards of supervisors of the various counties of the state to levy an additional millage for the support of the poor.

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

House File 369, by Hendrix of Muscatine (Lord), a bill for an

act authorizing counties to establish and provide county hospital facilities; to issue revenue bonds in connection therewith; providing for a board of hospital trustees to operate each such hospital and authorizing the use of county funds and the levy of county taxes to meet any deficiency of available revenues to pay operating and maintenance expenses of such county hospitals.

Read first time and referred to committee on public health.

House File 370, by committee on liquor control, a bill for an act to amend chapter two hundred fifty-seven (257), Code 1946, requiring the superintendent of public instruction to provide a program of education for youths and adults concerning the effects of alcoholic stimulants and narcotics upon the human system; and to provide for an appropriation for such purpose.

Read first time and referred to committee on appropriations.

House File 371, by Robinson of Delaware and Burkman of Polk, a bill for an act to amend section six hundred two point one (.602.1), Code 1946, relating to the establishment of municipal courts.

Read first time and referred to committee on judiciary 1.

House File 372, by Weiss of Crawford, a bill for an act to amend section four hundred twenty-five point eleven (425.11), Code 1946, relating to definition of homestead.

Read first time and referred to committee on judiciary 1.

House File 373, by Fletcher of Osceola (Henningsen), a bill for an act to provide for the regulation of telephone companies by the Iowa state commerce commission and to prescribe the powers, duties and procedure of the commission under the act.

Read first time and referred to committee on telephone, telegraph and express.

Wellington of Lee offered the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Philip F. Roan of Lee County, who was a member of the Forty-sixth, Forty-sixth Extra, Forty-seventh, and Forty-eighth sessions of the General Assembly, passed away on February 22, 1947; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft a suitable resolution commemorating his life, character, and service to the state.

Wellington of Lee moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Wellington of Lee, Williams of Van Buren and McFarlane of Black Hawk.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate Joint Resolution 3, providing for the appointment of a State Building Code Council by the Governor, and making an appropriation to carry out the provisions of the resolution.

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 payment of weekly compensation to dependents when an employee has been paid compensation for disability prior to his death.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 37, a bill for an act legalizing deficit expenditures for housing of World War II veterans.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 125, a bill for an act to repeal paragraph four (4) of section eighty-five point thirty-one (85.31), Code 1946, and to enact a substitute therefor relating to payment of weekly compensation to dependents when an employee has been paid compensation for disability prior to his death.

Read first time and referred to committee on social security.

Senate Joint Resolution 3, providing for the appointment of a State Building Code Council by the Governor to prepare a modern and uniform State Building Code establishing minimum standards for buildings to be used by the public 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 public lands and buildings.

CONSIDERATION OF BILLS

The House resumed consideration of House File 181, a bill for an act to amend certain sections of chapter three hundred twenty-four (324), Code 1946, relating to motor vehicle fuel tax.

Nielsen of Pottawattamie moved that the amendment proposed by him be adopted.

Amend the committee amendment to House File 181 by adding thereto the following: "Further amend House File 181 by striking from section five (5) lines twenty-five (25) and twenty-six (26), the words "in aircraft or'".

Walter of Marshall moved to defer House File 181 and that it retain its place on the calendar.

Motion prevailed and action on House File 181 was deferred.

House File 70, a bill for an act to amend section four hundred forty-one point four (441.4), Code 1946, relating to the assessment of property, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story moved that the amendment proposed by him be adopted.

Amend H. F. 70 as follows:

Strike all of section 1 and substitute in lieu thereof the following:

"Section 1. Section four hundred forty-one point four (441.4), Code 1946, is hereby amended by adding thereto the following:

"The actual value in all cases shall be one and two third times the assessed value as shown by the assessment rolls and may be so determined and ascertained'".

Steinberg of Story moved to defer House File 70 and that it retain its place on the calendar.

Motion prevailed and action on House File 70 was deferred.

House File 189, a bill for an act to amend chapter two hundred and fifty (250), Acts of the Fifty-first General Assembly relating to the purchase, conveyance and supervision of certain real estate

in Wayne County, Iowa, with report of committee recommending passage, was taken up for consideration.

Olson of Mitchell moved to defer House File 189 and that it retain its place on the calendar.

Motion prevailed and action on House File 189 was deferred.

House File 205, a bill for an act to amend section four hundred sixteen point one hundred thirty-eight (416.138), Code 1946, relating to trees and shrubbery, with report of committee recommending passage, was taken up for consideration.

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

Amend House File 205 by adding the following as a new section:
 "Sec. 2. This act shall apply to special charter cities".

Amendment adopted.

Kosek 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:

Ainsworth	Fimmen	Kruse	Siefkas
Anderson	Fletcher	Landsness	Sloane
Avery	Fulk	Langland	Smith of Clayton
Bass	Gannaway	Lynes	Smith of Madison
Beman	Good	McEleney	Steinberg
Bents	Graham	McFarlane	Stevens
Bloom	Hansen	Mills	Strawman
Bockwoldt	Hedin	Morrissey	Tesmer
Boothby	Hendrix	Nelson of	Troeger
Brown of	Hicklin	Buchanan	Turner
Mahaska	Hinrichs	Olson	Utzig
Brown of Monona	Humbert	Prange	Van Eaton
Bryson	Huston	Rankin	Walter of
Burkman	Kerr	Redman	Marshall
Butler	Kester	Robb	Walter of
Datisman	Kilpatrick	Robinson	Pottawattamie
Davis	Knickerbocker	Saylor	Weiss
De Groote	Koch	Schwengel	Williams
Duffy	Kosek	Scott	Wilson
Fiene	Krall	Shepard	Mr. Speaker

The nays were, 11:

Baker	Frei	Noble	Reed
Eckels	Ingalls	Patrick	Weichman
Edwards	Moore	Pieper	

Absent or not voting, 21:

Beardsley	Long	Nelson of	Putney
Donohue	Loss	Woodbury	Smith of
Duffield	Lucken	Nicholas	Des Moines
King	Lundy	Nielsen	Walker
Klemesrud	Neal	Norland	Watson
Lawrence		Poston	Wellington

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 amend section three hundred seventy-two point six (372.6), Code 1946, relating to the title of the beds of meandered streams within the corporate limits of certain cities, with report of committee recommending passage, was taken up for consideration.

Krall 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, 79:

Ainsworth	Fulk	Landsness	Smith of Clayton
Avery	Gannaway	Lawrence	Smith of
Bass	Good	Loss	Des Moines
Beardsley	Graham	Lynes	Smith of Madison
Beman	Hansen	McEleney	Steinberg
Bloom	Hedin	McFarlane	Stevens
Bockwoldt	Hendrix	Morrissey	Strawman
Boothby	Hinrichs	Nelson of	Tesmer
Brown of	Humbert	Buchanan	Turner
Mahaska	Huston	Nicholas	Utzig
Brown of Monona	Ingalls	Noble	Van Eaton
Bryson	Kerr	Norland	Walker
Burkman	Kester	Pieper	Walter of
Butler	Kilpatrick	Prange	Marshall
Datisman	King	Rankin	Weichman
De Groot	Klemesrud	Redman	Weiss
Duffy	Knickerbocker	Robb	Wellington
Fiene	Koch	Saylor	Williams
Fimmen	Kosek	Schwengel	Wilson
Fletcher	Krall	Shepard	Mr. Speaker
Frei	Kruse	Sloane	

The nays were, 1:

Eckels

Absent or not voting, 28:

Anderson	Langland	Nelson of	Reed
Baker	Long	Woodbury	Robinson
Bents	Lucken	Nielsen	Scott
Davis	Lundy	Olson	Siefkas
Donohue	Mills	Patrick	Troeger
Duffield	Moore	Poston	Walter of
Edwards	Neal	Putney	Pottawattamic
Hicklin			Watson

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

SENATE FILE 66 SUBSTITUTED FOR HOUSE FILE 81

Nielsen of Pottawattamie asked and obtained unanimous consent to substitute Senate File 66 for House File 81.

Senate File 66, a bill for an act to amend section seven hundred sixteen and eleven hundredths (716.11), Code 1946, relating to the throwing of stones or other substance or the discharge of fire arms at railroad equipment, 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, 94:

Ainsworth	Fletcher	Lucken	Scott
Anderson	Frei	Lynes	Shepard
Avery	Fulk	McEleney	Siefkas
Baker	Gannaway	McFarlane	Sloane
Bass	Good	Mills	Smith of Clayton
Beardsley	Graham	Moore	Smith of
Beman	Hansen	Morrissey	Des Moines
Bents	Hedin	Neal	Smith of Madison
Bloom	Hicklin	Nelson of	Steinberg
Bockwoldt	Hinrichs	Buchanan	Stevens
Boothby	Humbert	Nelson of	Tesmer
Brown of	Huston	Woodbury	Turner
Mahaska	Ingalls	Nicholas	Utzig
Brown of Monona	Kerr	Noble	Van Eaton
Bryson	Kester	Norland	Walker
Burkman	Kilpatrick	Olson	Walter of
Butler	King	Patrick	Marshall
Davis	Klemesrud	Pieper	Walter of
De Groote	Knickerbocker	Poston	Pottawattamie
Donohue	Koch	Prange	Weichman
Duffy	Kosek	Rankin	Weiss
Eckels	Krall	Redman	Wellington
Edwards	Landsness	Reed	Williams
Fiene	Lawrence	Saylor	Wilson
Fimmen	Loss	Schwengel	Mr. Speaker

The nays were, 1:

Robb

Absent or not voting, 13:

Datisman	Langland	Nielsen	Strawman
Duffield	Long	Putney	Troeger
Hendrix	Lundy	Robinson	Watson
Kruse			

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

SENATE FILE 67 SUBSTITUTED FOR HOUSE FILE 85

Nielsen of Pottawattamie asked and obtained unanimous consent to substitute Senate File 67 for House File 85.

Senate File 67, a bill for an act to amend section one hundred nine and fifty-four hundredths (109.54), Code, 1946, relating to the shooting of a rifle on or across railroad right of way, 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, 90:

Ainsworth	Frei	Lucken	Scott
Anderson	Fulk	Lynes	Shepard
Avery	Gannaway	McEleney	Siefkas
Baker	Good	McFarlane	Sloane
Bass	Graham	Mills	Smith of Clayton
Beman	Hansen	Moore	Smith of
Bloom	Hedin	Morrissey	Des Moines
Bockwoldt	Hendrix	Neal	Smith of Madison
Boothby	Hicklin	Nelson of	Steinberg
Brown of	Hinrichs	Buchanan	Stevens
Mahaska	Humbert	Nelson of	Tesmer
Brown of Monona	Ingalls	Woodbury	Troeger
Bryson	Kerr	Nielsen	Turner
Burkman	Kester	Noble	Utzig
Datisman	Kilpatrick	Norland	Van Eaton
Davis	King	Olson	Walter of
De Groote	Klemesrud	Patrick	Marshall
Donohue	Knickerbocker	Prange	Walter of
Duffy	Koch	Rankin	Pottawattamie
Eckels	Kosek	Redman	Weiss
Edwards	Krall	Reed	Wellington
Fiene	Kruse	Robinson	Williams
Fimmen	Landsness	Saylor	Wilson
Fletcher	Loss	Schwengel	Mr. Speaker

The nays were, 6:

Beardsley	Butler	Walker	Weichman
Bents	Robb		

Absent or not voting, 12:

Duffield	Lawrence	Nicholas	Putney
Huston	Long	Pieper	Strawman
Langland	Lundy	Poston	Watson

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 amend chapter four hundred sixty-nine (469), Code 1946, relating to milldams and races and to transfer the duties therein delegated from the executive council to the state conservation commission, was taken up for consideration.

Krall 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, 70:

Ainsworth	Frei	Kruse	Scott
Anderson	Fulk	Landsness	Sloane
Avery	Gannaway	Lawrence	Smith of Clayton
Bass	Good	McEleney	Smith of Madison
Beardsley	Graham	Mills	Steinberg
Beman	Hansen	Moore	Turner
Bloom	Hinrichs	Morrissey	Utzig
Boothby	Humbert	Neal	Van Eaton
Brown of Mahaska	Huston	Nicholas	Walker
Brown of Monona	Ingalls	Nielsen	Walter of Marshall
Bryson	Kerr	Noble	Walter of Pottawattamie
Burkman	Kester	Norland	Weichman
De Groote	Kilpatrick	Olsen	Wellington
Donohue	Klemesrud	Patrick	Williams
Duffy	Knickerbocker	Poston	Wilson
Eckels	Koch	Rankin	Mr. Speaker
Eckels	Kosek	Redman	
Fiene	Krall	Saylor	
Fimmen			

The nays were, 4:

Duffield	Lynes	Nelson of Woodbury	Robb
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Absent or not voting, 34:

Baker	Hendrix	Nelson of Buchanan	Siefkas
Bents	Hicklin	Pieper	Smith of Des Moines
Bockwoldt	King	Prange	Stevens
Butler	Langland	Putney	Strawman
Datisman	Long	Reed	Tesmer
Davis	Loss	Robinson	Troeger
Edwards	Lucken	Schwengel	Watson
Fletcher	Lundy	Shepard	Weiss
Hedin	McFarlane		

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

House File 108, a bill for an act to amend chapter four hundred twenty-seven (427), Code 1946, relating to property exempt from taxation, with report of committee recommending passage, was taken up for consideration.

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, 97:

Ainsworth	Fimmen	Lucken	Shepard
Anderson	Fletcher	Lynes	Siefkas
Avery	Frei	McEleney	Sloane
Baker	Fulk	McFarlane	Smith of Clayton
Bass	Gannaway	Mills	Smith of
Beardsley	Good	Moore	Des Moines
Beman	Graham	Morrissey	Smith of Madison
Bents	Hansen	Neal	Steinberg
Bloom	Hedin	Nelson of	Strawman
Bockwoldt	Hendrix	Buchanan	Tesmer
Boothby	Hicklin	Nicholas	Troeger
Brown of	Hinrichs	Nielsen	Turner
Mahaska	Humbert	Noble	Utzig
Brown of Monona	Ingalls	Norland	Van Eaton
Bryson	Kerr	Patrick	Walker
Burkman	Kester	Pieper	Walter of
Butler	Kilpatrick	Prange	Marshall
Datiman	King	Rankin	Walter of
Davis	Klemesrud	Redman	Pottawattamie
De Groote	Knickerbocker	Reed	Weichman
Donohue	Kosek	Robb	Weiss
Duffield	Krall	Robinson	Wellington
Duffy	Kruse	Saylor	Williams
Eckels	Landsness	Schwengel	Wilson
Edwards	Lawrence	Scott	Mr. Speaker
Fiene	Loss		

The nays were: none.

Absent or not voting, 11:

Huston	Long	Olson	Stevens
Koch	Lundy	Poston	Watson
Langland	Nelson of	Putney	
	Woodbury		

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

House File 167, a bill for an act to amend section three hundred fifty point one (350.1) and section three hundred fifty point two (350.2), Code 1946, relating to bounties on wild animals, with report of committee recommending passage, was taken up for consideration.

Humbert 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, 81:

Ainsworth	Frei	McEleney	Smith of Clayton
Anderson	Fulk	McFarlane	Smith of
Avery	Gannaway	Mills	Des Moines
Baker	Good	Moore	Smith of Madison
Bass	Graham	Morrissey	Steinberg
Beardsley	Hicklin	Neal	Strawman
Bloom	Hinrichs	Nelson of	Tesmer
Bockwoldt	Humbert	Woodbury	Troeger
Boothby	Huston	Nielsen	Turner
Brown of	Kerr	Noble	Utzig
Mahaska	Kester	Norland	Van Eaton
Bryson	Kilpatrick	Olson	Walker
Burkman	Klemesrud	Patrick	Walter of
Butler	Knickerbocker	Prange	Marshall
Davis	Koch	Rankin	Walter of
De Groote	Kosek	Redman	Pottawattamie
Donohue	Krall	Saylor	Weichman
Duffy	Kruse	Schwengel	Weiss
Eckels	Landsness	Scott	Wellington
Edwards	Lawrence	Shepard	Wilson
Pienc	Loss	Sloane	Mr. Speaker
Fletcher	Lynes		

The nays were, 14:

Beman	Fimmen	King	Robb
Bents	Hansen	Lucken	Siefkas
Brown of Monona	Hendrix	Pieper	Williams
Datisman	Ingalls		

Absent or not voting, 13:

Duffield	Lundy	Poston	Robinson
Hedin	Nelson of	Putney	Stevens
Langland	Buchanan	Reed	Watson
Long	Nicholas		

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 amend chapter four hundred eleven (411), Code 1946, and section four hundred eleven point ten (411.10), Code 1946, relating to retirement of members of the fire department who served in any branch of the armed forces of the United States or its allies during World War II, and the fund contributed by municipalities for the retirement of such members, 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, 90:

Ainsworth	Frei	Loss	Scott
Avery	Fulk	Lucken	Shepard
Baker	Gannaway	McEleney	Siefkas
Bass	Good	McFarlane	Sloane
Beardsley	Graham	Mills	Smith of Clayton
Beman	Hansen	Moore	Smith of
Bloom	Hedin	Morrissey	Des Moines
Bockwoldt	Hendrix	Nelson of	Smith of Madison
Boothby	Hicklin	Buchanan	Steinberg
Brown of	Hinrichs	Nicholas	Stevens
Mahaska	Humbert	Nielsen	Strawman
Brown of Monona	Ingalls	Noble	Tesmer
Bryson	Kerr	Norland	Turner
Burkman	Kester	Olson	Van Eaton
Butler	Kilpatrick	Patrick	Walker
Datisman	King	Prange	Walter of
Davis	Klemesrud	Rankin	Marshall
De Groote	Knickerbocker	Redman	Weichman
Duffy	Koch	Reed	Weiss
Eckels	Kosek	Robb	Wellington
Edwards	Krall	Robinson	Williams
Fiene	Kruse	Saylor	Wilson
Fimmen	Landsness	Schwengel	Mr. Speaker
Fletcher	Lawrence		

The nays were: none.

Absent or not voting, 18:

Anderson	Langland	Nelson of	Troeger
Bents	Long	Woodbury	Utzig
Donohue	Lundy	Pieper	Walter of
Duffield	Lynes	Poston	Pottawattamie
Huston	Neal	Putney	Watson

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

REPORTS OF COMMITTEES

Schwengel of Scott, 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 230, a bill for an act to provide for a county board of education and county superintendent and assistants in each of the several counties of the state, the manner of selection of same, and to prescribe their duties and 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.

FRED D. SCHWENGEL, *Chairman.*

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 228, a bill for an act to amend section three hundred forty point fifteen (340.15), and to repeal section three hundred forty point thirteen (340.13), Code 1946, relating to the fixing of

the salary of the county superintendent of schools by the county board of 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.

FRED D. SCHWENDEL, *Chairman.*

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 221, a bill for an act to amend section two hundred seventy-four point thirty-eight (274.38) Code 1946, relating to uniting independent 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 do pass.

FRED D. SCHWENDEL, *Chairman.*

Kruse of Floyd, from the committee on dairy and food, submitted the following report:

MR. SPEAKER: Your committee on dairy and food, to whom was referred House File 190, a bill for an act relating to hotels, restaurants and food establishments, begs leave to report it 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.

WILLIAM KRUSE, *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 223, a bill for an act to amend chapter one hundred fifty-six (156), Code 1946, relating to the practice of embalming by making two (2) years of general college education a pre-requisite to licensing and by providing that any and all funeral services be conducted by a licensed embalmer, begs leave to report it 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 out section 2 and renumber the following sections.

A. H. AVERY, *Chairman.*

Also:

MR. SPEAKER: Your committee on public health, to whom was referred House File 123, a bill for an act to amend section one hundred forty-seven point sixteen (147.16); to amend section one hundred forty-seven point nineteen (147.19); to amend section one hundred forty-seven point eighty (147.80); to amend section one hundred forty-seven point one hundred seven (147.107); to repeal section one hundred forty-seven point one hundred eight (147.108) and to enact a new section in lieu thereof; to amend section one hundred fifty-two point one (152.1); to amend section one hundred fifty-two point two (152.2); to repeal section one hundred fifty-two point three (152.3); and to enact a new section in lieu thereof; to amend section one hundred fifty-two point four (152.4); to add a new section to chapter one hundred fifty-two (152) Code 1946,

relating to the qualification and term of nurse examiners, defining the practice of nursing, and relating to the licensing of persons to practice nursing, and providing for the administration of Title VIII, Code 1946, as it relates to the practice of nursing, and changing the amount of the fee for license to practice nursing under reciprocal agreement, begs leave to report it 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 123 by striking from line 12 section 7 the words "is employed primarily in a domestic capacity and"

A. H. AVERY, *Chairman.*

Bryson of Hardin, 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 208, a bill for an act to provide for the taxation of airplanes under the Iowa laws relating to sales and use tax; and amending sections four hundred twenty-two point forty-six (422.46), four hundred twenty-three point four (423.4), and three hundred twenty-eight point twenty-five (328.25), Code 1946, begs leave to report they have had the same under consideration and have instructed me to report the 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 208 by inserting between the words "the" and "comma" in line three (3) of section three (3) the word "second".

C. A. BRYSON, *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 Senate File 131, a bill for an act to amend section 238.17, Code 1946, and to provide for the preservation of records of a child placing agency when said child placing agency ceases to exist, begs leave to report it 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.*

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 168, a bill for an act to make an appropriation to the national guard and the state 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.

H. E. WEICHMAN, *Chairman.*

Frei of Grundy, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred

House File 317, a bill for an act to amend section fifty-one point fifteen (51.15) Code 1946, relating to the double election boards, begs leave to report it 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. R. FREI, *Chairman.*

Ainsworth of Dickinson, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs, to whom was referred House File 244, a bill for an act to create an Iowa Legislative Council, describing its membership, defining its duties and powers and providing for an appropriation to carry out the duties of said 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 do pass.

DAVID G. AINSWORTH, *Acting Chairman.*

Also:

MR. SPEAKER: Your committee on departmental affairs, to whom was referred House File 184, a bill for an act to amend sections four hundred fifty-two point ten (452.10), four hundred fifty-two point eleven (452.11), four hundred fifty-two point twelve (452.12) and four hundred fifty-three point one (453.1), Code 1946, relating to the investment of public funds by the treasurer of state, begs leave to report it 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.

DAVID G. AINSWORTH, *Acting Chairman.*

Also:

MR. SPEAKER: Your committee on departmental affairs, to whom was referred Senate File 209, a bill for an act to amend section four hundred twenty-one point thirteen (421.13), Code 1946, relating to the duties of the secretary of the Iowa State Tax 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.

DAVID G. AINSWORTH, *Acting Chairman.*

Van Eaton of Woodbury, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File 97, a bill for an act to amend sections three hundred ninety-six point twenty-two (396.22) and four hundred seven point two (407.2), Code 1946, relating to the limit of indebtedness of 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 do pass.

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 308, a bill for an act relating to assessment for cost of sewers, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mills of Adair, 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: Senate File 20.

IVAN R. MILLS, *Acting 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 20.

AMENDMENTS FILED

Amend House File 122 by striking all of lines three (3), four (4), five (5), six (6), seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), thirteen (13), and the following from line fourteen (14): "the said purposes.", and substituting in lieu thereof the following: "No person, firm, or corporation shall use, store or transport gun powder or dynamite in this state in such a manner as to endanger the public. The State Fire Marshal shall have power to regulate the transportation, storage and use of gun powder or dynamite and to provide for the inspection of all places used for the storage of said explosives and he shall have the power to prescribe the necessary means and regulations to secure the public against accidents and injuries therefrom." Also strike from line fourteen (14) the word "manufacturing" and from line fifteen (15) the word, "selling".

DONOHUE of Cedar.

Amend House File 314 by striking all of line sixteen (16), of Section five (5) after the word "appointed" and substituting in lieu thereof the word "by".

Further amend said section by inserting after the comma in line seventeen (17), section five (5), the following: "one member from each group for a term of one (1) year, one member from each group for a

term of two (2) years, one member from each group for a term of three (3) years and one member of each group for a term of four (4) years,".

WILSON of Wright.

SCHWENGEL of Scott.

Amend House File 356 by striking the words "forty thousand" in line four (4) section one (1) and inserting in lieu thereof "twenty-five thousand".

NICHOLAS of Cerro Gordo.

On motion by McFarlane of Black Hawk, the House adjourned until 9:45 a.m., Wednesday, February 26, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 26, 1947.

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

Prayer was offered by the Reverend Paul L. Scott, assistant pastor of the Union Memorial Methodist church, Mason City, Iowa.

Journal of February 25 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Watson of O'Brien on request of Robb of Emmet.

PRESENTATION OF VISITORS

Burkman of Polk introduced to the House twelve pupils of the 9th grade Civics class from Callanan Junior High School, Des Moines, Iowa, with their instructor, J. F. Tracy.

Weichman of Benton introduced his son, Herbert F. Weichman, to the House.

Kruse of Floyd introduced Miss Lucia Thorn of radio station WHO to the House.

PROOF OF PUBLICATION

Published copy of House File 118 and verified proof of publication of said bill in the Centerville Daily Iowegian and Citizen on February 24, 1947, was filed with 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.

Published copy of House File 389 and verified proof of publication of said bill in The Muscatine Journal and News-Tribune on February 22, 1947, 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.

PETITIONS

Utzig of Dubuque presented a petition signed by 325 citizens of Dubuque county urging support of House File 156.

Referred to committee on military and veterans affairs.

Koch of Palo Alto presented a telegram signed by the Emmetsburg Parent-Teachers Association urging full support of legislation as endorsed by the Iowa State Education Association.

Referred to committee on schools and textbooks.

Nelson of Woodbury presented a petition signed by twenty-one citizens of Sioux City protesting passage of Senate File 100 and Senate File 211.

Referred to committee on liquor control.

Walters of Marshall presented thirty-nine telegrams protesting passage of Senate File 100.

Referred to committee on liquor control.

Walters of Marshall presented seventeen telegrams protesting passage of House File 143 and Senate File 100.

Referred to committee on liquor control.

Olson of Mitchell presented a petition signed by 187 citizens of Mitchell county urging passage of House File 156.

Referred to committee on military and veterans affairs.

Olson of Mitchell presented a petition signed by sixteen citizens of Osage urging passage of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by 1,000 citizens of Linn county urging passage of House File 93.

Referred to committee on schools and textbooks.

Tesmer of Black Hawk presented a petition signed by 28 county officers, deputies and employees of Waterloo urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Tesmer of Black Hawk presented a petition signed by thirty-seven citizens of Black Hawk urging passage of Senate File 106.

Referred to committee on departmental affairs.

DeGroot of Humboldt presented forty telegrams protesting passage of House File 143.

Referred to committee on liquor control.

Lawrence of Wapello presented a petition signed by 660 citizens of Ottumwa urging passage of House File 156.

Referred to committee on military and veterans affairs.

Kosek of Linn presented a petition signed by the Business and Professional Women's legislative chairman of Cedar Rapids urging passage of Senate File 193 and House File 270.

Referred to committee on appropriations.

Kosek of Linn presented a petition signed by the Cedar Rapids Branch of the American Association of University Women urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the principal of the Kenwood School of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by the Mayflower Chapter D.A.R. at Cedar Rapids, Iowa, urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by citizens of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the principal of the McKinley Senior High School urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by teachers of the Polk School of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by teachers of the

Roosevelt High School Faculty urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by eight citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the Taylor Parent-Teachers Association of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by the faculty of Taylor School, Cedar Rapids, urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by the faculty of Tyler School of Linn county urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the principal of Van Buren school of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by members of the Garfield Parent and Teacher Association of Cedar Rapids, Iowa, urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by the faculty of Wilson High School urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by the faculty of Arthur School, Cedar Rapids, urging support of the full legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the Executive Board of the Association for Childhood Education urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the Board of Education of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a telegram signed by the Cedar Rapids Classroom Teachers Association consisting of 321 members urging support of House File 93.

Referred to committee on schools and textbooks.

Edwards of Union presented a petition of eighty-three names protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Kosek of Linn presented a petition signed by the Cedar Rapids Women's Club urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by eleven citizens of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by the Cedar Rapids Classroom Teachers Association urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by the Young Men's Bureau of the Chamber of Commerce of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by the Educational Group of the Council of Social Planning of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by twenty-two patrons of Tyler School, Cedar Rapids, urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by fourteen teachers of the Cleveland and Edgewood Schools of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by teachers of Fillmore School of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by faculty members of the Franklin School of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by fourteen citizens of Cedar Rapids urging support of the full state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by the Harrison School Faculty of Cedar Rapids urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the executive board of Hanford Post No. 5 of the American Legion, Cedar Rapids, urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the faculty of the

Hayes School, Cedar Rapids, urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the Congress of Parents and Teachers Association of Hayes School, Cedar Rapids, urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the executive director of the Iowa Association of School Boards, Des Moines, urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by the Independent School District of Cedar Rapids urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Patrick of Sioux presented forty-nine telegrams from citizens of Sioux county urging passage of House File 156.

Referred to committee on military and veterans affairs.

Kosek of Linn presented a resolution adopted by the Cedar Rapids teachers of Johnson Public School urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by teachers of Jackson School, Cedar Rapids, urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the Parent-Teachers Association of Johnson School urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Bass of Montgomery presented a petition signed by seventeen citizens of Montezuma urging support of House File 143.

Referred to committee on liquor control.

Smith of Clayton presented a petition signed by twenty citizens of Guttenberg urging support of House File 93.

Referred to committee on schools and textbooks.

Gannaway of Poweshiek presented a petition signed by sixteen citizens of Montezuma urging support of House File 143.

Referred to committee on liquor control.

Gannaway of Poweshiek presented a petition signed by fourteen county officials of Poweshiek county urging support of Senate File 181.

Referred to committee on compensation of public officers and employees.

Gannaway of Poweshiek presented a petition signed by fourteen citizens of Montezuma urging support of Senate File 24 and House File 54.

Referred to committee on compensation of public officers and employees.

Walter of Marshall presented a petition signed by twenty-six citizens of Marshalltown protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Walter of Marshall presented a petition signed by fifty-four Iowa veterans of World War II urging passage of House File 156.

Referred to committee on military and veterans affairs.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by 139 citizens of Mount Vernon and vicinity urging support of Senate File 100.

Referred to committee on liquor control.

Nelson of Woodbury presented a petition signed by members of Local No. 70, Cudahy, UPWA, C.I.O., protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nelson of Woodbury presented a petition signed by members

of Local No. 71, Swift, C.I.O., Sioux City, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Kosek of Linn presented a petition signed by 200 citizens of Linn county urging passage of House File 93.

Referred to committee on schools and textbooks.

ADOPTION OF REPORTS OF COMMITTEES

The Chief Clerk announced the adoption of reports of committees on House Files 123, 168, 184, 190, 221, 223, 228, 230, 244, 308, 317 and Senate Files 97, 131, 208 and 209 under Rule 72.

INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 7, by McFarlane of Black Hawk, Schwengel of Scott, Nelson of Woodbury, Hedin of Scott, Sloane of Polk, Burkman of Polk, Kosek of Linn, Knickerbocker of Linn, Van Eaton of Woodbury, Tesmer of Black Hawk, Nielsen of Pottawattamie, McEleney of Clinton, Long of Clinton, Smith of Des Moines, Brown of Mahaska, Utzig of Dubuque, Duffy of Dubuque, Troeger of Wapello, Lawrence of Wapello, Walter of Pottawattamie and Nicholas of Cerro Gordo, proposing to repeal and reenact a substitute for section thirty-five (35) of Article three (III) of the Constitution of the state of Iowa, as said section was adopted by vote of the people in 1904, relating to representation in the House of Representatives.

Whereas, it is a fundamental concept of democratic government that the people are entitled to representation proportionate to population, and,

Whereas, the people of the state of Iowa are deserving of and entitled to such proportionate representation, and,

Whereas, there has been no reapportionment of the House of Representatives since 1904, and,

Whereas, at the present time persons representing but one-third of the population of the state of Iowa can control the House of Representatives by majority vote, and,

Whereas, a situation is thus created whereby the will of a minority is forced upon the people of the state of Iowa, and,

Whereas, it lies within the province of the General Assembly to correct this inequality and injustice by submitting the matter to a vote of the people, now, therefore,

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

Section 1. Section thirty-five (35) of Article three (III) of the Constitution of the state of Iowa is repealed and the following enacted in lieu thereof:

"The House of Representatives shall consist of not more than one hundred and thirty members, but each county shall constitute one representative district and be entitled to one representative; however, the county having the greatest population, as shown by the last preceding federal census, shall be entitled to four additional representatives, the five counties having the next greatest population shall be entitled to three additional representatives each, the four counties having the next greatest population shall be entitled to two additional representatives each and the four counties having the next greatest population shall be entitled to one additional representative each."

Read first time and referred to committee on constitutional amendments.

INTRODUCTION OF BILLS

House File 374, by committee on aeronautics, a bill for an act to amend sections three hundred twenty-nine point four (329.4), three hundred twenty-nine point six (329.6), three hundred twenty-nine point nine (329.9) and three hundred twenty-nine point twelve (329.12), Code 1946, relating to airport zoning, actions for the establishment of airport zoning regulations with respect to extra-territorial airport hazard areas, the courts wherein such actions may be maintained and the parties to such actions, airport zoning commissions, action by counties with respect to airport zoning and airport zoning boards of adjustment.

Read first time and passed on file.

House File 375, by committee on aeronautics, a bill for an act to amend section three hundred twenty-eight point twenty-one (328.21), Code 1946, relating to the registration fee for aircraft.

Read first time and passed on file.

House File 376, by committee on aeronautics, a bill for an act relating to the harmless flight of aircraft over lands and waters of the state and the maintaining of causes of action on account thereof.

Read first time and passed on file.

House File 377, by committee on aeronautics, a bill for an act relating to the flight of aircraft over lands and waters of the

state and the prohibiting of operation of aircraft while under the influence of intoxicating liquors or habit-forming drugs, or in a careless or reckless manner.

Read first time and passed on file.

House File 378, by committee on aeronautics, a bill for an act relating to the prohibiting of hunting from aircraft without a permit, and providing penalties for violation of this act.

Read first time and passed on file.

House File 379, by committee on aeronautics, a bill for an act to amend section three hundred thirty point five (330.5), Code 1946, relating to the acquisition of rights in air space for airport approaches by municipalities.

Read first time and passed on file.

House File 380, by committee on aeronautics, a bill for an act to authorize municipalities to enter upon lands or waters within the state for the purpose of making surveys, explorations, inspections and mappings, preliminary to the location or expansion of airports and providing for the determination and payment of damages in connection therewith.

Read first time and passed on file.

House File 381, by committee on aeronautics, a bill for an act to amend sections three hundred twenty-eight point eleven (328.11), three hundred twenty-eight point seventeen (328.17) and three hundred twenty-eight point thirty-six (328.36), Code 1946, relating to the Iowa aeronautics commission, expenses thereof, salaries of its employees, the state aviation fund and disbursements therefrom.

Read first time and passed on file.

House File 382, by committee on police regulations, 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 inspection and approval of all places of public assembly using and exhibiting nitrocellulose or combustible film within the state of Iowa by the state fire marshal or his deputies and to provide for penalties for violation.

Read first time and passed on file.

House File 383, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the state board of control fund for operating deficits.

Read first time and passed on file.

House File 384, by committee on roads and highways, a bill for an act to amend chapter three hundred ten (310), Code 1946, relating to farm-to-market roads, to harmonize the farm-to-market road law with the federal law which authorizes aid to secondary roads, to enlarge the farm-to-market road system to coincide with the federal aid secondary road system, and to equalize farm-to-market road improvements in all sections of the state.

Read first time and passed on file.

House File 385, by Putney of Tama (Leo, Zastrow and Schluter), a bill for an act to provide for the supervision and control of interscholastic boys' athletic competition among the high schools of the state.

Read first time and referred to committee on schools and textbooks.

House File 386, by Ainsworth of Dickinson, Walker of Hamilton and Lawrence of Wapello, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to motor vehicles and law of road.

Read first time and referred to committee on roads and highways.

House File 387, by Olson of Mitchell, a bill for an act to amend chapter three hundred fifty (350), Code 1946, relating to uniform optional bounty on fox.

Read first time and referred to committee on animal industry.

House File 388, by committee on fish and game, a bill for an act to permit the state conservation commission to restore Goose Lake, Greene county, Iowa, and to acquire such lands and rights as are necessary to return same to a suitable wild life area and providing an appropriation therefor.

Read first time and referred to committee on appropriations.

House File 389, by Hendrix of Muscatine (Lord), a bill for an

act to legalize and validate proceedings authorizing and providing for the issuance, sale and delivery of bridge bonds by counties in Iowa, and provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of such counties.

Read first time and referred to committee on judiciary 2.

House File 390, by Weichman of Benton, Avery of Clay, Bryson of Hardin and Walker of Hamilton, a bill for an act providing that the state aeronautics commission will be subject to the Iowa budget and financial control act.

Read first time and referred to committee on departmental affairs.

House File 391, by Weichman of Benton, Avery of Clay, Bryson of Hardin and Walker of Hamilton, a bill for an act providing that the Iowa real estate commission shall be subject to the state budget law..

Read first time and referred to committee on departmental affairs.

House File 392, by committee on dairy and food, a bill for an act to amend chapter three hundred twenty-three (323), Code 1946, relating to motor vehicle fuel.

Read first time and passed on file.

House File 393, by Nelson of Woodbury, a bill for an act to amend section three hundred sixty-eight point six (368.6), Code 1946, providing for the regulation and licensing of engineers of stationary and portable steam boilers and to provide for their examination.

Read first time and referred to committee on police regulations.

House File 394, by committee on fish and game, a bill for an act to amend chapter one hundred nine (109), Code 1946, relating to fish and game conservation, and chapter one hundred ten (110), Code 1946, relating to fish and game licenses.

Read first time and passed on file.

House File 395, by Ainsworth of Dickinson, Lawrence of

Wapello, Walker of Hamilton, Tesmer of Black Hawk, Fimmen of Davis, Hicklin of Louisa, Bass of Montgomery, Reed of Jefferson, Brown of Monona and Smith of Madison, a bill for an act to amend chapter eighty (80), Code 1946, relating to the highway patrol.

Read first time and referred to committee on departmental affairs.

House File 396, by Utzig of Dubuque and Duffy of Dubuque, a bill for an act to amend section three hundred ninety-four point two (394.2) and three hundred ninety-four point six (394.6), Code 1946, relating to self-liquidating improvements, and providing that the provisions of said chapter relating to borrowing money and issuing revenue bonds be applicable to chapter 384, Code 1946.

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

House File 397, by Utzig of Dubuque and Duffy of Dubuque, a bill for an act relating to territories, open seasons, bag and possession limits and game applicable to chapter one hundred nine (109), Code 1946.

Read first time and referred to committee on fish and game.

House File 398, by Nelson of Woodbury, a bill for an act to amend section four hundred four point five (404.5), Code 1946, providing for the maintenance and operation of public health department.

Read first time and referred to committee on public health.

House File 399, by Smith of Des Moines, a bill for an act to repeal chapter two hundred two (202), Code 1946, relating to county limestone quarries.

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

House File 400, by committee on agriculture 2, a bill for an act to amend section five hundred forty-three point twenty-eight (543.28), Code 1946, relating to bonded warehouses for agricultural products.

Read first time and passed on file.

House File 401, by committee on dairy and food, a bill for an act to amend chapter one hundred seventy (170), Code 1946, relating to sanitary regulations in food establishments.

Read first time and passed on file.

House File 402, by committee on fish and game, a bill for an act to amend chapter one hundred nine (109), Code 1946, to permit the taking of deer by bow and arrow.

Read first time and passed on file.

House File 403, by committee on fish and game, a bill for an act to amend section one hundred nine point thirty-nine (109.39), Code 1946, relating to size limits of fish.

Read first time and passed on file.

House File 404, by Pieper of Allamakee, a bill for an act relating to absent voting by members of the armed forces.

Read first time and referred to committee on elections.

House File 405, by Utzig of Dubuque and Duffy of Dubuque, a bill for an act to amend subsection three (3) of section three hundred eighty-four point three (384.3), subsection nine (9) of section three hundred eighty-four point three (384.3) and subsection eleven (11) of section three hundred eighty-four point three (384.3), Code 1946, relating to docks.

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

House File 406, by committee on police regulations, a bill for an act to provide for the identification by footprints of newly born children; to provide for the registration and identification by fingerprints of all residents of this state over fifteen years of age; 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 Iowa department of public safety as the state agency to furnish and supply the necessary forms and to supervise the registration of all registrants and to maintain all records relating to such registrants.

Read first time and passed on file.

House File 407, by committee on animal industry, a bill for an act to amend chapter one hundred sixty-seven (167), Code 1946,

making it unlawful to transport commercial feed in trucks used for hauling dead animals.

Read first time and passed on file.

House File 408, by Redman of Sac and Troeger of Wapello, a bill for an act to provide for the organization and regulation of school board associations.

Read first time and referred to committee on schools and textbooks.

House File 409, by Bryson of Hardin, Fimmen of Davis, Poston of Wayne and Williams of Van Buren, a bill for an act relating to the licensing and inspection of nursing homes and boarding homes for the aged, and providing the penalty for violation of the act.

Read first time and referred to committee on public health.

House File 410, by Steinberg of Story, Donohue of Cedar, Hedin of Scott and Van Eaton of Woodbury, a bill for an act to amend section four hundred twenty-one point eight (421.8), Code 1946, relating to salaries of the members of the state tax commission.

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

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 163, a bill for an act relating to party walls and providing for concrete party walls.

W. J. SCARBOROUGH, *Secretary.*

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 11

Weichman of Benton called up House Concurrent Resolution 11, found on page 513 of the Journal of February 25, and asked and obtained unanimous consent for its immediate consideration.

Weichman of Benton moved its adoption.

Motion prevailed and the resolution was adopted.

HOUSE FILE 118 WITHDRAWN FROM COMMITTEE

Scott of Appanoose invoked Rule 56 on House File 118, 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 118, a bill for an act to legalize the action of the county board of supervisors of Appanoose county, Iowa, in making expenditures and approving claims against said county for secondary road maintenance, 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 unpaid warrants by the issuance and exchange or sale of funding bonds as authorized by law, was taken up for consideration.

Scott 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, 96:

Anderson	Good	Lynes	Saylor
Avery	Graham	McEleney	Schwengel
Bass	Hedin	Mills	Scott
Beardsley	Hendrix	Moore	Shepard
Bents	Hicklin	Morrissey	Siefkas
Bloom	Hinrichs	Neal	Sloane
Bockwoldt	Humbert	Nelson of	Smith of Clayton
Boothby	Huston	Buchanan	Smith of
Brown of	Ingalls	Nelson of	Des Moines
Mahaska	Kerr	Woodbury	Steinberg
Brown of Monona	Kester	Nicholas	Stevens
Bryson	Kilpatrick	Nielsen	Strawman
Burkman	King	Noble	Tesmer
Butler	Klemesrud	Norland	Troeger
Datisman	Knickerbocker	Olson	Turner
Davis	Koch	Patrick	Utzig
De Groot	Kosek	Pieper	Van Eaton
Duffy	Krall	Poston	Walter of
Eckels	Kruse	Prange	Pottawattamie
Edwards	Landsness	Putney	Weichman
Fiene	Langland	Rankin	Weiss
Fimmen	Lawrence	Redman	Wellington
Fletcher	Long	Reed	Williams
Frei	Loss	Robb	Wilson
Fulk	Lucken	Robinson	Mr. Speaker
Gannaway			

The nays were: none.

Absent or not voting, 12:

Ainsworth	Duffield	McFarlane	Walter of
Baker	Hansen	Smith of Madison	Marshall
Beman	Lundy	Walker	Watson
Donohue			

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 122, a bill for an act to amend chapter one hundred (100), Code 1946, relating to the powers and duties of the state fire marshal and relating to the keeping, storing, using, manufacturing, selling, handling, transporting or disposing of explosives.

Donohue of Cedar moved that the following amendment proposed by him be adopted:

Amend House File 122 by striking all of lines three (3), four (4), five (5), six (6), seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), thirteen (13), and the following from line fourteen (14): "the said purposes.", and substituting in lieu thereof the following: "No person, firm, or corporation shall use, store or transport gun powder, dynamite caps or dynamite in this state in such a manner as to endanger the public. The State Fire Marshal shall have power to regulate the transportation, storage and use of gun powder, dynamite caps or dynamite and to provide for the inspection of all places used for the storage of said explosives and he shall have the power to prescribe the necessary means and regulations to secure the public against accidents and injuries therefrom." Also, strike from line fourteen (14) the word "manufacturing" and from line fifteen (15) the word "selling".

Amendment adopted.

Beman of Keokuk offered the following amendment to the Donohue amendment and moved its adoption:

Amend Donohue amendment to House File 122 by striking from line six (6) the word "use,".

Further amend by striking from line ten (10) the words "and use".

Further amend by striking from line ten (10) the comma (,) between the words "transportation" and "storage" and inserting in lieu thereof the word "and".

Amendment adopted.

Beman of Keokuk offered the following amendment and moved its adoption:

Amend House File 122 by striking from line fourteen (14) the word "using,".

Amendment adopted.

Donohue of Cedar Rapids offered the following amendment and moved its adoption:

Amend title by striking from lines three (3) and four (4) the words "using, manufacturing, selling,".

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, 85:

Ainsworth	Fulk	Lucken	Siefkas
Anderson	Cannaway	McEleney	Sloane
Avery	Good	Mills	Smith of Clayton
Baker	Graham	Morrissey	Smith of
Bass	Hedin	Neal	Des Moines
Beardsley	Hendrix	Nelson of	Steinberg
Beman	Hinrichs	Buchanan	Stevens
Bloom	Humbert	Nelson of	Strawman
Bockwoldt	Huston	Woodbury	Tesmer
Boothby	Ingalls	Nielsen	Troeger
Brown of	Kerr	Norland	Turner
Mahaska	Kester	Olson	Utzig
Bryson	Kilpatrick	Prange	Van Eaton
Burkman	Klemesrud	Putney	Walter of
Butler	Knickerbocker	Rankin	Marshall
Datisman	Koch	Redman	Walter of
De Groote	Kosek	Reed	Pottawattamie
Donohue	Kruse	Robb	Weiss
Duffield	Landsness	Robinson	Wellington
Duffy	Langland	Saylor	Williams
Edwards	Lawrence	Schwengel	Wilson
Fiene	Long	Scott	Mr. Speaker
Frei	Loss	Shepard	

The nays were, 8:

Bents	Hicklin	Lynes	Smith of Madison
Fimmen	Krall	Pieper	Weichman

Absent or not voting, 15:

Brown of Monona	Hansen	Moore	Poston
Davis	King	Nicholas	Walker
Eckels	Lundy	Noble	Watson
Fletcher	McFarlane	Patrick	

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 70, a bill for an act to amend section four hundred forty-one point four (441.4), Code 1946, relating to the assessment of property.

Steinberg of Story offered the following amendment:

Amend H. F. 70 as follows:

Strike all of section 1 and substitute in lieu thereof the following:

"Section 1. Section four hundred forty-one point four (441.4), Code 1946, is hereby amended by adding thereto the following:

"The actual value in all cases shall be one and two third times the assessed value as shown by the assessment rolls and may be so determined and ascertained".

Steinberg of Story offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the word "thereto" in line three (3) of the amendment and insert in lieu thereof the words "at the end of line eight (8)".

Further amend by striking the word "all" in line four (4) of the amendment and insert in lieu thereof the word "such".

Amendment to the amendment adopted.

Steinberg of Story moved that the amendment as amended be adopted.

Amendment as amended 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, 99:

Ainsworth	Frei	Lucken	Saylor
Anderson	Fulk	Lynes	Schwengel
Avery	Gannaway	McEleney	Scott
Baker	Good	McFarlane	Shepard
Bass	Graham	Mills	Siefkas
Beardsley	Hedin	Moore	Sloane
Beman	Hendrix	Morrissey	Smith of Clayton
Bents	Hicklin	Neal	Smith of
Bloom	Hinrichs	Nelson of	Des Moines
Bockwoldt	Humbert	Buchanan	Steinberg
Brown of	Huston	Nelson of	Stevens
Mahaska	Ingalls	Woodbury	Strawman
Brown of Monona	Kerr	Nicholas	Tesmer
Bryson	Kester	Nielsen	Troeger
Burkman	Kilpatrick	Noble	Turner
Butler	Klemesrud	Norland	Utzig
Datisman	Knickerbocker	Olson	Van Eaton
Davis	Koch	Patrick	Walker
De Groote	Kosek	Poston	Walter of
Duffield	Krall	Prange	Pottawattami
Duffy	Kruse	Putney	Weichman
Eckels	Landsness	Rankin	Weiss
Edwards	Langland	Redman	Wellington
Fiene	Lawrence	Reed	Williams
Fimmen	Long	Robb	Wilson
Fletcher	Loss	Robinson	Mr. Speaker

The nays were: none.

Absent or not voting, 9:

Boothby	King	Pieper	Walter of
Donohue	Lundy	Smith of Madison	Marshall
Hansen			Watson

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 181, a bill for an act to amend certain sections of chapter three hundred twenty-four (324), Code 1946, relating to motor vehicle fuel tax.

Nielsen of Pottawattamie moved that the following amendment proposed by the committee be adopted:

Amend House File 181 by striking the words "except for use in aircraft and" in line six (6) of section five (5).

Further amend by striking all of section six (6) and renumbering the remaining sections accordingly.

Amendment adopted.

Nielsen of Pottawattamie moved that the following amendment proposed by him be adopted:

Amend the committee amendment to House File 181 by adding thereto the following: "Further amend House File 181 by striking from section five (5) lines twenty-five (25) and twenty-six (26), the words "in aircraft or"."

Amendment adopted.

Nielsen of Pottawattamie offered the following amendment and moved its adoption:

Amend section five (5), line five (5) by inserting after the word "tractors" a comma (,) and the word "aircraft".

Amendment adopted.

Patrick of Sioux offered the following amendment and moved its adoption:

Amend section nine (9), line eight (8) by striking the words and figure "2 year period" and inserting in lieu thereof the words and figure "5 year period".

Amendment lost.

Patrick of Sioux offered the following amendment and moved its adoption:

Amend section nine (9), line three (3) by striking the figure "\$1.00" and inserting in lieu thereof the figure "\$2.00".

Amendment lost.

Noble of Harrison offered the following amendment and moved its adoption:

Amend section nine (9), line eight (8) by striking the word "two" and inserting in lieu thereof the word "three".

Amendment lost.

Walter of Marshall moved the previous question.

Stevens of Green offered the following amendment and moved its adoption:

Amend section eight (8), line four (4) by inserting after the word "any", the word "road".

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, 93:

Anderson	Fulk	Lynes	Shepard
Avery	Gannaway	McEleney	Siefkas
Baker	Good	McFarlane	Sloane
Bass	Graham	Mills	Smith of Clayton
Beardsley	Hansen	Moore	Smith of
Beman	Hedin	Morrissey	Des Moines
Bloom	Hendrix	Neal	Smith of Madison
Bockwoldt	Hicklin	Nelson of	Steinberg
Boothby	Hinrichs	Buchanan	Strawman
Brown of	Humbert	Nicholas	Tesmer
Mahaska	Huston	Nielsen	Troeger
Brown of Monona	Ingalls	Noble	Turner
Bryson	Kerr	Patrick	Van Eaton
Burkman	Kester	Pieper	Walker
Butler	Kilpatrick	Poston	Walter of
Datisman	King	Prange	Marshall
De Groote	Knickerbocker	Putney	Walter of
Donohue	Koch	Redman	Pottawattamie
Duffield	Kosek	Reed	Weichman
Duffy	Krall	Robb	Weiss
Edwards	Kruse	Robinson	Wellington
Fiene	Landsness	Saylor	Williams
Fimmen	Langland	Schwengel	Wilson
Fletcher	Lawrence	Scott	Mr. Speaker
Frei	Long		

The nays were, 5:

Bents	Klemesrud	Loss	Norland
Eckels			

Absent or not voting, 10:

Ainsworth	Lundy	Olson	Stevens
Davis	Nelson of	Rankin	Utzig
Lucken	Woodbury		Watson

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 189, a bill for an act to amend chapter two hundred and fifty (250), Acts of the Fifty-first General Assembly relating to the purchase, conveyance and supervision of certain real estate in Wayne county, Iowa.

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, 100:

Ainsworth	Frei	Lucken	Shepard
Anderson	Fulk	Lundy	Siefkas
Avery	Gannaway	Lynes	Sloane
Baker	Good	McEleney	Smith of Clayton
Bass	Graham	McFarlane	Smith of
Beardsley	Hansen	Mills	Des Moines
Bents	Hedin	Moore	Smith of Madison
Bloom	Hendrix	Morrissey	Steinberg
Bockwoldt	Hinrichs	Neal	Stevens
Boothby	Humbert	Nelson of	Strawman
Brown of	Huston	Woodbury	Tesmer
Mahaska	Kerr	Nielsen	Troeger
Brown of Monona	Kester	Noble	Turner
Bryson	Kilpatrick	Norland	Utzig
Burkman	King	Olson	Van Eaton
Butler	Klemesrud	Patrick	Walker
Datisman	Knickerbocker	Pieper	Walter of
Davis	Koch	Poston	Marshall
De Groot	Kosek	Putney	Walter of
Donohue	Krall	Redman	Pottawattamie
Duffield	Kruse	Reed	Weichman
Duffy	Landsness	Robb	Weiss
Eckels	Langland	Robinson	Wellington
Edwards	Lawrence	Saylor	Williams
Fiene	Long	Schwengel	Wilson
Fimmen	Loss	Scott	Mr. Speaker
Fletcher			

The nays were, 1:

Ingalls

Absent or not voting, 7:

Beman	Nelson of	Nicholas	Rankin
Hicklin	Buchanan	Prange	Watson

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 107, a bill for an act providing for the care of tuberculosis patients in public tuberculosis sanatoria.

Nelson of Woodbury asked and obtained unanimous consent to withdraw the amendments proposed by him and found on page 360 of the Journal of February 13.

Tesmer of Black Hawk moved that the following amendment proposed by him be adopted :

"Amend House File 107 by inserting after the word 'welfare' in section four (4), line four (4), the words 'or the overseer of the poor, as the board of supervisors may direct,' "

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, 101:

Ainsworth	Frei	Loss	Scott
Anderson	Fulk	Lucken	Siefkas
Avery	Gannaway	Lundy	Sloane
Baker	Good	Lynes	Smith of Clayton
Bass	Graham	McEleney	Smith of
Beardsley	Hansen	McFarlane	Des Moines
Beman	Hedin	Mills	Smith of Madison
Bents	Hendrix	Moore	Steinberg
Bloom	Hicklin	Morrissey	Stevens
Bockwoldt	Hinrichs	Neal	Strawman
Boothby	Humbert	Nelson of	Tesmer
Brown of	Huston	Buchanan	Troeger
Mahaska	Ingalls	Nelson of	Turner
Brown of Monona	Kerr	Woodbury	Utzig
Bryson	Kester	Nielsen	Van Eaton
Burkman	Kilpatrick	Noble	Walker
Butler	King	Norland	Walter of
Datisman	Klemesrud	Olson	Marshall
Davis	Knickerbocker	Patrick	Walter of
De Groot	Koch	Poston	Pottawattami
Duffield	Kosek	Putney	Weichman
Duffy	Krall	Rankin	Weiss
Eckels	Kruse	Redman	Wellington
Edwards	Landsness	Reed	Williams
Fiene	Langland	Robb	Wilson
Fimmen	Lawrence	Saylor	Mr. Speaker
Fletcher	Long	Schwengel	

The nays were, none.

Absent or not voting, 6:

Donohue	Pieper	Robinson	Watson
Nicholas	Prange	Shepard	

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

REPORTS OF COMMITTEES

Siefkas of Clarke, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1, to whom was referred House File 298, a bill for an act providing for the protection and safety of persons in the operation of tractors, and to provide 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 indefinitely postponed.

HENRY SIEFKAS, *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 179, a bill for an act to amend section six hundred thirty-eight point twenty-five (638.25), Code 1946, relating to accounting of executors and administrators, begs leave to report it 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 259, a bill for an act relating to municipal courts with reference to proceedings auxiliary to execution, begs leave to report it 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 258, a bill for an act relating to municipal courts with reference to the amount in value that may be attached when the demand is not founded on contract, begs leave to report it 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 331, a bill for an act to provide for removal of criminal proceedings from a justice court to a superior or municipal 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.

TED SLOANE, *Chairman.*

Van Eaton of Woodbury, 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 272, a bill for an act to amend section four hundred four point five (404.5), Code 1946, relating to taxation for community center improvement and maintenance fund and playground or swimming pool maintenance 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 be amended as follows, and when so amended the bill do pass:

Amend House File 272 by striking the period (.) after the word "mills" in the last line of the second paragraph of section one (1) and by adding the following: "provided, however, that nothing herein shall be construed to permit the use of any funds herein referred to and obtained under this Act to be used to retire revenue bonds issued, or to be issued, for the construction of any projects herein set forth."

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 257, a bill for an act authorizing the destruction and eradication of weeds and grasses in cities of the first class, and special charter cities, and assessment of the cost thereof, and prescribing notices therefor, and granting additional power and authority to be exercised by the city council of any such 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 be amended as follows, and when so amended the bill do pass:

Amend House File 257 by adding thereto the following new section: "The provisions of this act shall apply to special charter cities."

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File 207, a bill for an act relating to abandoned towns and to amend section three hundred sixty-two point eighteen (362.18), Code 1946, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 50, a bill for an act to amend section three hundred eighty-nine point twelve (389.12), Code 1946, 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, begs leave to report it 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.

C. S. VAN EATON, *Chairman*.

Olson of Mitchell, from the committee on public lands and buildings, submitted the following report:

MR. SPEAKER: Your committee on public lands and buildings, to whom was referred House File 275, a bill for an act to authorize the state executive council to sell abandoned mining camp schools, which were paid for out of state funds, when no longer needed; also to provide for appraisement and manner of sale of same and disposition of funds derived therefrom, begs leave to report it 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.

ALLERT G. OLSON, *Chairman*.

Bryson of Hardin, 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 71, a bill for an act to impose a tax upon corporations not organized under the laws of Iowa and upon individuals, partnerships or other nonincorporated agencies engaged in the business of making loans or investments within the state of Iowa on other than real estate security, begs leave to report it 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 71 by striking the words and figures "the 25th day of January" in line five (5) section one (1) and inserting in lieu thereof the words and figures "March 1st".

Strike from line four (4), section two (2) the words "or to policy loans made by insurance companies" and insert in lieu thereof "or to insurance companies subject to tax on gross premiums, under Chapter 432, Code 1946.

Strike the period at the end of section two (2) and insert a comma and insert the words "or to rural electrification association loans.

C. A. BRYSON, *Chairman*.

Shepard of Lucas, 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 154, a bill for an act amending chapter eighty-two (82), Code 1946, 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 indefinitely postponed.

RAY E. SHEPARD, *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 291, a bill for an act to amend section three hundred nine point thirty-five (309.35), Code 1946, relating to surveys and plans for secondary road construction by 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 do pass.

W. R. FIMMEN, *Chairman*.

Steinberg of Story, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 125, a bill for an act to amend chapter six hundred (600), Code 1946, relating to adoptions and fixing penalties for violation of the law relating to adoptions, begs leave to report it 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 125 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section six hundred point one (600.1), Code 1946, is hereby repealed and the following is substituted therefor: "No person may assign, relinquish or otherwise transfer to another his rights and duties with respect to the permanent care or custody of a minor child, and no person, other than the parent of the child, may assume the permanent care and custody of a minor child except in accordance with the provisions of this act or chapter two hundred thirty-eight (238), Code 1946. Any person of lawful age may petition the district court, or any court of record, in the county in which the petitioner resides or where the person having legal custody of the child resides for permission to adopt any child not his own. If the petitioner be married, the spouse shall join in the petition unless said spouse is natural parent of the child to be adopted in which case only the spouse's written consent is required. The relationship between a natural parent married to the petitioner (in adoption by a step-parent) shall remain unchanged by adoption. A person of full age may be adopted, but only such provisions contained in this act shall apply to adult adoptions as the district court, or any court of record, shall order.

The petition shall be filed in triplicate and shall contain the following information:

"1. The name, age, race, place of residence and religious faith of the petitioner or petitioners, and if married, the place and date of their marriage, and whether they are living together as husband and wife.

2. The sex, exact name, race, date and place of birth if known, or, if unknown, the approximate age and place of birth, and the domicile or place of residence of the child to be adopted.

3. The religious faith of the child and his parents as nearly as the same can be ascertained.

4. A full description of the property, if any, of the child.

5. The new name to be given the child, if change of name is desired.

6. The name and place of residence, if known to the petitioner or petitioners, of the parent or parents of the child, or if the child be an orphan, of its guardian, or if there be no guardian, of the nearest kin of such child, or the agency to which such child has been permanently committed, and whether or not such agency is a licensed child placing agency as defined in Chapter two hundred thirty-eight (238), Code 1946.

7. The relationship, if any, of the child to the petitioner or petitioners.

8. The consents required by section three (3) hereof.

Sec. 2. Section six hundred point two (600.2), Code 1946, is hereby repealed and the following substituted therefor: "Upon the filing of a petition as provided in section one (1) hereof, except in cases of children under the jurisdiction of the Board of Control of State Institutions, the Clerk of the District Court, or any court of record, shall mail or deliver two copies of such petition and order forthwith to the investigating agency designated by the said court order.

The district court, or any court of record, shall require an investigation to be made regarding the qualifications and suitability of the petitioner or petitioners and of the child to be adopted, such investigation may be made by the State Board of Social Welfare but the said court may prescribe such investigation to be made by such suitable and qualified agency or agencies within the county of the residence of the petitioner or petitioners or by such suitable and qualified agency or agencies within the county of the residence of the petitioner or petitioners approved by the State Board of Social Welfare and such mode of service as may be deemed necessary in the setting of a time and place for hearing not less than thirty (30) days from the signing of said order. The said investigating agency, through its own agents or one of its licensed child placing agencies, shall make a complete investigation to verify the allegations of the petition and the consents to such adoptions; to investigate the conditions and antecedents of the child to ascertain whether he is a proper subject for adoption; to make appropriate inquiry to determine whether the proposed foster home is a suitable one for the child; and to otherwise establish the suitability of the proposed adoption. The investigation agency shall forward a copy of the investigation and its recommendations, in writing, to the court where the petition was filed, within thirty (30) days of the receipt of a copy of the petition or such time as the court may allow. The court may require such further report by the investigating agency as may be necessary.

If the child is not living in the proposed home, the court, after such investigation and upon application, may order the child placed in the home of the petitioner after such notice as may be prescribed by the court to the person or persons or organization with whom the child is residing and hearing upon such application.

No decree or order of court shall be made or entered upon a petition to adopt a child until a full and complete investigation by the investigating agency or its licensed agency has been made. The court may, within its discretion, when conditions are deemed advisable, require the said child to reside in the home of the petitioner or petitioners for a reasonable time before the entering of the final order of adoption and require, if necessary, a further investigation and report which may be considered at the final hearing for adoption.

Sec. 3. Section six hundred point three (600.3), Code 1946, is hereby repealed and the following enacted in lieu thereof: "Consent as herein required, shall refer to and be applicable only to the specific adoption proposed by the petition. Written consent to the adoption, submitted with the petition, shall be required from:

- (a) The child, if fourteen (14) years of age or over, and also
- (b) Both the parents, unless one is dead, or unless the child has been released in accordance with the law on child placing, or unless a parent has lost parental rights through court action or by legal means. Before hearing may be held in adoption proceedings, proof shall be filed showing that parental rights have been terminated through proper legal action where living parents have lost such rights. Imprisonment involving loss of civil rights may not be construed as depriving a parent of parental rights. A divorce decree awarding the custody of a child shall not be construed as depriving a parent of parental rights.
- (c) The surviving parent, if one be dead, or only the mother of a child born out of wedlock, provided that consent of the father must also be obtained if paternity has been legally established.
- (d) The legal guardian of the person of the child to whom parental rights have been transferred by court action with authority to consent to adoption,
- (e) The child placing agency having the permanent care and custody of the child.

In all cases where consent is required such a consent shall be subscribed and sworn to before a person authorized to administer oaths. Minority of the parent shall not in and of itself be a bar to the right to consent to adoption nor invalidate such consent, provided, however, that except in cases of minor parents under the jurisdiction of the Board of Control of State Institutions, such consent must be approved in writing by the State Department of Social Welfare or one of its licensed agencies. When the child comes from outside the state, the report of the State Department of Social Welfare shall include sufficient information for the court to assure itself that consent has been legally secured."

Sec. 4. Section six hundred point four (600.4), Code 1946, is hereby

repealed by striking the section and substituting the following in lieu thereof: "All hearings on adoption shall be private and conducted only in the presence of parties and their attorneys or representatives who are designated by order of court. Notice of such hearings shall be prescribed by the court."

Sec. 5. Section six hundred point seven (600.7), Code 1946, is hereby repealed, and the following enacted in lieu thereof: "If within five (5) years after an adoption, a child is found to be suffering from feeble-mindedness, epilepsy, insanity or venereal infection or an otherwise permanent and serious disability, as a result of conditions existing prior to the adoption, and of which the adopting parent or parents had no knowledge or notice, a petition setting forth such facts may be filed with the court in which the adoption proceedings were first considered. If upon hearing and after such notice as the court shall prescribe, the facts alleged are proven, the court may annul the adoption and refer the child to the Juvenile Court or take such other action as the case may require. In every such proceeding, it shall be the duty of the county attorney to represent the interests of the child."

Sec. 6. Section six hundred point eight (600.8), Code 1946, is amended by striking the words "a duplicate copy" and substituting therefor the words "two copies".

Sec. 7. Chapter six hundred (600), Code 1946, is amended by adding the following new sections:

"Section 600.10. Every person, excepting adopting parents or adopted child, who discloses any information contained in any adoption papers or proceedings except as may be authorized by order of court and every person who violates any of the provisions of this chapter or who intentionally shall make any false statements with reference to the matters contained herein, shall be guilty of a misdemeanor and upon conviction shall be punished accordingly.

"Section 600.11. If any section, clause, sentence or phrase of this act is for any reason held unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of this act.

"Section 600.12. When the parents of any minor child are dead or have abandoned him, and he has no guardian in the state, the court may order such notice of hearing on such petition as he may determine.

"Section 600.13. The consent of both parents shall be given to such adoption unless one is dead, or is considered hopelessly insane, or is imprisoned for a felony, or is an inmate or keeper of a house of ill fame, or unless the parents are not married to each other, or unless the parent or parents have signed a release of the child in accordance with the statute on child placing, or unless one or both of the parents have been deprived of the custody of the child by judicial procedure because of unfitness to be its guardian."

ALBERT STEINBERG, *Chairman.*

Robb of Emmet, 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 256, a bill for an act relating to the sale of ammu-

nition to minors, begs leave to report it 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. H. ROBB, *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 195, a bill for an act to amend sections one hundred sixty-six point one (166.1), one hundred sixty-six point three (166.3), one hundred sixty-six point six (166.6), one hundred sixty-six point ten (166.10) and one hundred sixty-six point thirteen (166.13), Code 1946, relating to hog cholera virus and serum, begs leave to report it 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 195 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Sections one hundred sixty-six point sixteen (166.16), one hundred sixty-six point nineteen (166.19), one hundred sixty-six point twenty (166.20), one hundred sixty-six point twenty-one (166.21), one hundred sixty-six point twenty-two (166.22), one hundred sixty-six point twenty-three (166.23), one hundred sixty-six point twenty-four (166.24), one hundred sixty-six point twenty-five (166.25), one hundred sixty-six point twenty-six (166.26), one hundred sixty-six point twenty-eight (166.28), one hundred sixty-six point thirty (166.30), one hundred sixty-six point thirty-one (166.31), one hundred sixty-six point thirty-two (166.32), one hundred sixty-six point thirty-three (166.33), of Chapter one hundred sixty-six (166), Code 1946, are hereby repealed.

"Sec. 2. Section one hundred sixty-six point one (166.1), Code 1946, is amended by adding the following subsection:

"4. 'Place of business', is construed to mean each place or premises where biological products are stored or kept for the purpose of sale, dispensation or distribution, or where biological products are offered for sale, dispensation or distribution.'

"Sec. 3. Section one hundred sixty-six point three (166.3), Code 1946, is amended by striking the period (.) at the end of said section in line five (5) and adding the following: 'and shall be required to have a separate permit for each place of business.'

"Sec. 4. Section one hundred sixty-six point six (166.6), Code 1946, is amended by striking the words 'a bond' in line three (3) and by substituting in lieu thereof the following: 'a separate bond for each place of business'; and further amend said section by striking the word 'five' in line four (4) and substituting in lieu thereof the word 'one'; and further amend said section by inserting after the word 'dollars' in line five (5) the following: 'for each place of business'.

"Sec. 5. Section one hundred sixty-six point ten (166.10), sub-section two (2), Code 1946, is amended by striking from line eight (8) of said

section the words 'fifteen dollars' and by substituting in lieu thereof the following: 'one dollar for each place of business or.'

"Sec. 6. Section one hundred sixty-six point thirteen (166.13), subsection one (1), Code 1946, is amended by striking the period (.) in line five (5) and by adding to said sub-section the following: ', or by his failure to obtain a separate permit and to file a separate bond in the sum of one thousand dollars for each place of business'.

"Sec. 7. Section one hundred sixty-six point seventeen (166.17), Code 1946, is amended by striking from lines three (3) and four (4) the words, 'the holder of a permit issued by the department for that purpose' and substituting in lieu thereof the words 'a farmer or land owner vaccinating his own hogs'.

"Sec. 8. Section one hundred sixty-six point eighteen (166.18), Code 1946, is amended by striking all after the period (.) following the word 'virus' in line five (5) of said section and substituting in lieu thereof the following: 'Whenever, fifteen (15) or more applicants in any county request the County Extension Director for such a school of instruction, he shall, in writing, notify the extension division of the state college of agriculture and mechanic arts, which division shall arrange for such a school of instruction within thirty (30) days after such notification and shall furnish a competent instructor, such school to be held at the time and place as is designated by the County Extension Director and such school shall be free and open to all interested persons. These schools of instruction shall, when reasonably possible consist, at least in part, of actual vaccinating demonstrations and shall be completed in one day or less.

"Sec. 9. Section one hundred sixty-six point twenty-seven (166.27), Code 1946, is amended by adding to said section the following: 'Schools of instruction held at said college shall be conducted substantially in the same manner as county schools.'"

Amend the title to read as follows:

An Act to amend Chapter one hundred sixty-six (166), Code 1946, relating to the manufacture, sale and use of Hog Cholera Virus and Serum.

M. F. BOCKWOLDT, *Chairman.*

Robinson of Delaware, 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 350, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to extension and renewal of motor vehicle operators' licenses and fees 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 be amended as follows, and when so amended the bill do pass:

Amend Section 1 by inserting a comma (,) after the word "examination" in line twenty-two (22) and striking lines twenty-three (23) and twenty-four (24).

GLENN E. ROBINSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File 265, a bill for an act to amend section three hundred twenty-one point four hundred sixty-six (321.466), Code 1946, relating to re-registration of a vehicle for increased gross weight, begs leave to report it 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.

GLENN E. ROBINSON, *Chairman*.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File 243, a bill for an act to amend section three hundred twenty-one point thirty-four (321.34), Code 1946, relating to renewal registration plates for motor vehicles by a new validation, begs leave to report it 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.

GLENN E. ROBINSON, *Chairman*.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File 344, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to the entry upon operators of chauffeurs' licenses facts concerning conviction of certain 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.

GLENN E. ROBINSON, *Chairman*.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File 322, a bill for an act to amend section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1946, relating to permits for moving vehicles of excess size or weight, begs leave to report it 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.

GLENN E. ROBINSON, *Chairman*.

Good of Boone, from the committee on board of control, submitted the following report:

MR. SPEAKER: Your committee on board of control, to whom was referred Senate File 217, a bill for an act to amend section two hundred twenty-two point thirty-six (222.36), Code 1946, to provide for the parole of feebleminded inmates from state institutions under the board of control, begs leave to report it 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.

C. G. GOOD, *Chairman*.

Also:

MR. SPEAKER: Your committee on board of control, to whom was referred Senate File 70, a bill for an act to transfer the supervision

of the state sanatorium from the board of control to the board of 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.

C. G. GOOD, *Chairman*.

Fletcher of Osceola, from the committee on telephone, telegraph and express, submitted the following report:

MR. SPEAKER: Your committee on telephone, telegraph and express, to whom was referred House File 373, a bill for an act to provide for the regulation of telephone companies by the Iowa State Commerce Commission and to prescribe the powers, duties and procedure of the commission under 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.

CLINT L. FLETCHER, *Chairman*.

Huston of Washington, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance, to whom was referred House File 186, a bill for an act to provide for the qualification and licensing of insurance agents, begs leave to report they have had the same under consideration and have instructed me to report the 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 186 by striking out all of the bill following the enacting clause and inserting in lieu thereof the following:

Section 1. This act shall apply to all agents as may be defined herein.

Sec. 2. When used in this act:

1. The term "agent" means any individual, partnership, association or corporation who or which solicits, negotiates or effects in this state, on behalf of any insurer, contracts of insurance of any of the following kinds, namely: fire, marine, casualty, fidelity and surety.

2. The term "commissioner" means the Commissioner of Insurance of the state of Iowa.

3. The term "department" means the Insurance Department of the state of Iowa.

4. The terms "insurance company" and "insurer" shall include corporations, associations and companies writing fire, marine, casualty, indemnity, fidelity and surety insurance; and the words "insurance", "insurance policy" and "insurance contract" shall include contracts of indemnity, fidelity and surety.

Sec. 3. This act shall not apply to the following:

1. County mutual insurance associations or companies, organized under the laws of this state, or to their agents, representatives or employees, including those writing concurrent windstorm and hail insurance.

2. Life, accident and health companies and fraternal beneficiary societies, their agents, representatives and employees.

3. Employees engaged solely in office or clerical work for any company or agent.

4. Employees of insurers or of organizations employed by insurers, who are engaged in the inspection, rating or classification of risks or in the supervision of agents, and who are not engaged in the solicitation or writing of insurance except in conjunction with a licensed agent.

5. Officers of insurers or of associations of insurers engaged in the performance of executive duties and not in the solicitation or writing of insurance.

6. Policies or contracts of reinsurance.

7. Common carriers and their employees selling baggage or accident insurance tickets primarily for the purpose of covering risks of travel.

Sec. 4. No individual, partnership, association or corporation shall act as an agent within this state without first procuring a license from the commissioner. The application for a license by and the license issued to a partnership, association or corporation shall name the members and employees of such partnership or the officers and employees of such association or corporation who are designated to act for the applicant, and no license shall be issued to a partnership, association or corporation unless and until the persons named in the application therefor have qualified for individual licenses as hereafter provided.

Sec. 5. No agent shall, within this state, solicit, procure, receive or forward applications for insurance, or issue or deliver policies for, or in any manner aid in the placing of any contract of insurance, directly or indirectly, with any insurer not authorized to do business in this state.

Sec. 6. Upon compliance with the applicable provisions of this act, the commissioner shall issue a license to each applicant whose residence or principal place of business is in Iowa. Under such regulations and restrictions as may be deemed proper by the commissioner, a license may be issued to a nonresident agent who is licensed in the state in which he resides, upon payment of an annual fee of \$10.00; provided that if, under the laws of the state of such agent's residence, an annual fee in excess of \$10.00 is charged nonresident agents residing in this state, then such nonresident agent desiring a license in Iowa shall pay a like annual fee to this state. A license to a nonresident agent shall confer no right to countersign policies of insurance.

Sec. 7. Any individual, partnership, association or corporation hereafter desiring to engage in the insurance business in this state as agent shall make written application for a license to the commissioner on forms prescribed by him. Each applicant, including each member and employee of a partnership who is to act for such partnership, and each officer and employee of an association or corporation who is to act for such association or corporation, shall take an examination as herein-after provided and shall pay an examination fee of \$10.00, which shall accompany the application. An application for a license shall be sworn to and shall include a certificate by an officer or a resident representative of an insurance company authorized to transact business in this state,

stating that the applicant is of good business reputation and worthy of a license. Such application shall show:

1. The name, business address and legal residence of the applicant, and the name and address of the agency, if any, with which applicant will be connected.

2. Whether a license to applicant has at any time been issued or refused by the commissioner, or the corresponding officer in any state other than Iowa, and if issued, whether any such license has been suspended or revoked by the insurance department of any state.

3. The business in which the applicant has been engaged for five years next preceding the date of application, and if employed, the name and address of his employer.

4. Full information concerning the experience of the applicant or the instruction he has received in the kind or kinds of insurance business he proposes to transact.

5. That the license is being sought for the purpose of writing or placing insurance for the general public and not principally for the purpose of writing insurance on the applicant's own property or risks, or on the property or risks of one individual or on the property or risks of an individual, partnership, association or corporation of which the applicant is a member, officer or employee.

6. Such further information bearing upon applicant's qualifications as may be required by the commissioner.

Sec. 8. It shall be the duty of the commissioner, within a reasonable time after the filing in his office of an application for a license, and at a place reasonably accessible to the applicant, to subject each first-time individual applicant to a written examination for the purpose of determining his trustworthiness and competency to act as such agent. When it is shown from such application and examination that the applicant intends in good faith to act as an agent, is of good reputation, has had experience or training or is otherwise qualified to act as such agent, is a resident of or has his principal office for the conduct of insurance business in this state, is reasonably familiar with the insurance laws of this state and with the provisions and conditions of the kind or kinds of insurance contracts which he proposes to negotiate and place in effect, and is otherwise worthy of a license, the commissioner shall issue to such applicant a license to transact business in this state as an agent. Such license shall continue in force, unless revoked for cause by the commissioner, for such time as said agent is licensed by any authorized insurance company. If a license is issued to one or more members or employees designated by a partnership or one or more officers or employees designated by an association or corporation, or if any of such persons so designated hold a license on the effective date of this act, a license shall be issued to such partnership, association or corporation as the case may be. It shall be unlawful for any person other than the applicant to pay, directly or indirectly, the examination fee hereinabove required.

Sec. 9. Any person holding a license as agent may continue to act under such license and may secure renewal thereof, subject to the provi-

sions of this act, without taking an examination as provided for in the preceding section.

Sec. 10. Any insurer licensed to do business in this state may appoint, as its agent or agents in this state, any person or persons who holds an unexpired agent's license issued prior to the effective date of this act, or a license issued under the provisions of this act. Such insurer shall file with the commissioner a requisition showing the names and addresses of such appointees and pay the required fee in connection therewith, which shall be, for each such appointment, 50c for domestic companies and \$2.00 for foreign or alien companies. Such an appointment shall expire annually on the first day of July in each year and may be renewed in the manner and upon the payment of an annual license fee as hereinabove set forth. Appointments in force on the effective date of this act may be extended to July 1, 1948, and annually thereafter as hereinabove provided. If an insurer appoints as its agent a partnership, association or corporation, it may issue its requisition in the name of such partnership, association or corporation, provided one or more members, officers or employees of such partnership, association or corporation, as the case may be, holds an unexpired agent's license.

Sec. 11. In the event of the death or inability to act, of an agent holding a certificate of authority from an insurance company, where no other agent in the agency, partnership, association or corporation is authorized to represent such company, the commissioner may, upon application and without a written examination, issue a temporary license to another person authorizing such person to represent such company. Such temporary appointment shall continue until such appointee is afforded an opportunity of taking an examination as provided in section 8, but not to exceed six months.

Sec. 12. An insurer may pay money, commission or brokerage, or give or allow anything of value, for or on account of the solicitation or negotiation in this state of contracts of the kind or kinds enumerated in section 2 of this act on property or risks in this state only to its licensed agent.

An agent may pay money, commission or brokerage, or give or allow anything of value, for or on account of the solicitation or negotiation of contracts of the kind or kinds enumerated in section 2 of this act, on property or risks in this state, only to a licensed agent.

Sec. 13. A license may be denied or a license issued under this act may be revoked or the renewal thereof refused by the commissioner, if, after notice and hearing as hereinafter provided, he finds that the applicant for or holder of such license:

- (1) has violated the laws of this state in the course of his dealings as agent; or
- (2) has intentionally made a material misstatement in his application for a license; or
- (3) has obtained or attempted to obtain a license by fraud or misrepresentation; or
- (4) has been guilty of fraudulent or dishonest practices; or

(5) has misappropriated or converted to his own use or illegally withheld monies required to be held in a fiduciary capacity as agent; or

(6) has materially misrepresented the terms and conditions of contracts of insurance which he seeks to sell or has sold; or

(7) has failed to pass the examination required by this act; or

(8) has solicited, written or placed on property or risks located in this state contracts of insurance for or on behalf of an unlicensed or unauthorized insurance company or association; or

(9) has divided or offered to divide any portion of his commission except with another licensed agent; or

(10) has otherwise demonstrated incompetency to transact business as an insurance agent; or

(11) has, if agent is engaged in the business of making loans to the public on real or personal property, required the borrower to purchase insurance from any designated insurer, agent or broker as a condition to securing a loan or an extension or renewal thereof; or

(12) has induced an insured to replace a policy of insurance with another policy sold by said agent to the financial detriment of such insured.

Such hearing shall be held at such time and place as shall be designated in a notice in writing by the commissioner to the applicant or agent at least twenty (20) days before the date of hearing. Such notice shall state the specific charges against such agent. In the conduct of such hearing, the commissioner or any employee of the Department of Insurance designated by him for such purpose shall have power to administer oaths and require the production of books, records and documents relevant to the inquiry. Notice of a hearing or revocation or refusal of a license shall be served upon the applicant or agent by registered mail and service shall be complete when such notice is deposited in the United States mails, postage prepaid, addressed to the applicant or agent at his address as shown by the records in the commissioner's office. Within thirty (30) days after revocation or refusal of a license, the person aggrieved shall have the right to petition the District Court of Polk County, Iowa, to require the commissioner to show why a license should not be granted or reinstated as the case may be.

Sec. 14. No agent's license or appointment shall be continued or renewed unless during the year preceding the application or requisition for such continuance or renewal, the agent shall have written or placed a total volume of premiums on insurance for the general public, greater than the total volume of premiums which said agent shall have written or placed on his own property or risks, or on the property or risks of one individual, or on the property or risks of an individual, partnership, association or corporation of which the agent is a member, officer or employee. Under this act, insurance written or placed on personal property or risks in which an individual, partnership or corporation has an interest as conditional seller or mortgagee, and insurance written or placed on real estate or risks in which an incorporated mutual association which makes loans only to its members, has an interest as

mortgagee, by an agent who or which is such individual, partnership, corporation or association or a member, officer or employee thereof, shall be considered insurance written or placed for the general public.

Sec. 15. Every agent licensed under this act shall keep a record of all contracts of insurance issued by him, which record shall describe the risk undertaken and set forth the premium paid or to be paid therefor.

Sec. 16. An agent shall be personally liable upon all contracts of insurance on property or risks in this state made by or through him, directly or indirectly, for or on behalf of an insurer which is not authorized to transact business in this state.

Sec. 17. No contract of insurance shall be invalidated by reason of having been written or placed in violation of the terms of this act.

Sec. 18. In addition to any other penalty provided herein, any agent, upon conviction of a violation of the provisions of this act, shall be fined not exceeding \$500.00 for each separate offense.

Sec. 19. All statutory provisions in conflict with the terms of this act are hereby repealed.

Sec. 20. If any section or part of this act shall be held unconstitutional, such invalidity shall not affect the remaining sections or parts thereof.

T. H. HUSTON, *Chairman.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 36 and 37.

LAWRENCE PUTNEY, *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 36 and 37.

BILLS SENT TO THE GOVERNOR

Putney of Tama, 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 February, 1947, sent to the Governor for his approval: House Files 36 and 37.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

MOTION FILED

MR. SPEAKER:

I move that the committee report of county and township affairs, which reports House File 274 for indefinite postponement, be rejected and the bill be placed on the calendar.

M. F. HICKLIN.

AMENDMENTS FILED

Amend House File 304 by striking from line thirteen (13) of section fifteen (15) the words and figures "two dollars (\$2)" and substituting in lieu thereof the words and figures "four dollars (\$4)".

Further amend by striking from lines thirteen (13) and fourteen (14) in section fifteen (15) the words and figures "one dollar (\$1)" and substituting in lieu thereof the words and figures "two dollars (\$2)".

NELSON of Woodbury.

Amend House File 261 by adding a new section as follows:

"Section 2. Strike from line four (4) of section one hundred thirty-eight point one (138.1), Code 1946, the following words: 'any local board or' and substituting in lieu thereof the word 'the'."

"Further amend by inserting after the word 'health' in line four (4) the following words: 'of cities and towns'."

AVERY of Clay.

Amend Senate File 100 as passed by the Senate by inserting after the word "business" in line twelve (12) of section four (4) the following:

"except where such permits are authorized, by this chapter, to be issued for places located in unincorporated villages".

Further amend Senate File 100 as passed by the Senate by inserting after the word "ordinance" in line twelve (12) of section six (6) the following:

"except where such permits are authorized, by this chapter, to be issued for places located in unincorporated villages".

HINRICHS of Iowa.

On motion by McFarlane of Black Hawk, the House adjourned until 9:45 a.m., Thursday, February 27, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 27, 1947.

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

Prayer was offered by the Reverend M. T. Baskerville, pastor of the Methodist Church of New Hartford, Iowa.

Journal of February 26 was corrected and approved.

PRESENTATION OF VISITORS

Rankin of Franklin presented to the House the Honorable H. B. Blewett, former member of the House from Franklin county.

Sloane of Polk introduced to the House the civics and economics classes from the Des Moines Technical High School.

Hinrichs of Iowa introduced to the House six citizens of Iowa county, Art Schwiebert, H. Art Tibben, Harry R. Langlas, Martin Glandorf and Jay B. Orris.

PETITIONS

Kosek of Linn presented a petition signed by fifty members of the W. C. T. U. of Mt. Vernon urging action on Senate File 100, to protect students at Mt. Vernon college.

Referred to committee on liquor control.

Kosek of Linn presented a petition signed by members of the Optimist Club of Cedar Rapids requesting support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by 140 citizens of Cedar Rapids opposing passage of Senate File 100.

Referred to committee on liquor control.

Kosek of Linn presented a petition signed by the Iowa Credit Union League officials urging support of House File 245.

Referred to committee on banks and banking.

Kosek of Linn presented a petition signed by the legislative chairman of the Business and Professional Women's Club of Cedar Rapids consisting of 132 members urging support of Senate File 104 and House File 125.

Referred to committee on judiciary 1.

Kosek of Linn presented a petition signed by American Legion Auxiliary of Hanford Post No. 5 of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by the officers of the 1,100 International Brotherhood of Electrical Workers of Cedar Rapids urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Nelson of Woodbury presented a petition signed by thirty-seven citizens of Sioux City protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nelson of Woodbury presented a petition signed by eighteen citizens of Sioux City protesting passage of House File 121 and Senate File 127.

Referred to committee on county and township affairs.

Norland of Worth presented a petition signed by thirty-one citizens of Worth county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Rankin of Franklin presented a petition signed by eleven citizens of Sheffield urging passage of House File 156.

Referred to committee on military and veterans affairs.

Loss of Kossuth presented a petition signed by twenty-nine citizens of Kossuth protesting passage of House File 143.

Referred to committee on liquor control.

Neal of Dallas presented a petition signed by 109 citizens of Dallas county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Prange of Marion submitted a petition signed by sixty-one citizens of Marion county protesting passage of House File 143.

Referred to committee on liquor control.

Wilson of Wright presented a petition signed by twenty-five citizens of Eagle Grove protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Hedin of Scott presented a telegram from the VFW Post 2963, Davenport, urging passage of the bonus bill.

Referred to committee on military and veterans affairs.

Hedin of Scott presented telegrams from citizens of Davenport urging defeat of House File 143.

Referred to committee on liquor control.

Walter of Pottawattamie presented a petition signed by 115 citizens of Pottawattamie county protesting passage of House File 64.

Referred to committee on compensation of public officers and employees.

Koch of Palo Alto presented a petition from the Hardware Association of West Bend urging support of House File 256.

Referred to committee on commerce and trade.

Hicklin of Louisa presented a petition signed by the Iowa Chapter of the American Association of Social Workers urging support of Senate File 316 and House File 348.

Referred to committee on board of control.

Nielson of Pottawattamie presented a petition signed by 110 citizens of Pottawattamie county protesting passage of House File 64.

Referred to committee on judiciary 2.

Scott of Appanoose presented a petition signed by seven citizens of Appanoose protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 143 and 139.

Referred to committee on labor.

Hendrix of Muscatine presented a resolution signed by the superintendent of schools of West Liberty urging passage of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by 400 citizens of Linn county urging passage of House File 93.

Referred to committee on schools and textbooks.

Brown of Mahaska presented a petition signed by the Mahaska County Officers, Deputies and Clerks of Mahaska county urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Brown of Mahaska presented a petition signed by 197 citizens of Mahaska county protesting passage in its present form of Senate File 100 and House File 143.

Referred to committee on liquor control.

Utzig of Dubuque presented a petition signed by fifty-one citizens of Dubuque county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Schwengel of Scott presented a petition signed by fifty-five citizens of Davenport urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by sixty-three citizens of Davenport urging passage of House File 113.

Referred to committee on tax revision.

Schwengel of Scott presented a petition from the members of

Sigourney South Ward Parent-Teachers Association urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by three hundred and twenty citizens of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Weiss of Crawford presented a petition signed by members of the DAV, Post No. 39, of Denison urging support of House File 156.

Referred to committee on military and veterans affairs.

Weiss of Crawford presented a petition signed by thirteen county officers of Crawford county urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Robb of Emmet presented a petition signed by thirty-three residents of Emmet county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Donohue of Cedar presented a petition signed by forty-two members of the Veterans of Foreign Wars, Post No. 2537, Tipton, urging support of House File 156.

Referred to committee on military and veterans affairs.

Weichman of Benton presented a petition signed by twenty-five residents of Benton county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nicholas of Cerro Gordo presented a petition signed by one hundred and twelve residents of Cerro Gordo county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nicholas of Cerro Gordo presented a petition signed by seventy-six citizens of Mason City protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Kruse of Floyd presented a petition signed by ninety-four residents of Floyd county urging support of House File 93.

Referred to committee on schools and textbooks.

Good of Boone presented a petition signed by thirty-three residents of Boone county urging support of local option bill.

Referred to committee on liquor control.

Nicholas of Cerro Gordo presented a petition signed by one hundred and nine residents of Cerro Gordo county urging support of House File 156.

Referred to committee on military and veterans affairs.

Neal of Dallas presented a petition signed by fifty-nine citizens of Dallas county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 121, 124, 127, 131, 134 and 139.

Referred to committee on labor.

Hendrix of Muscatine presented a petition signed by eighteen county officers of Muscatine county urging support of Senate File 181.

Referred to committee on compensation of public officers and employees.

Wilson of Wright presented a petition signed by sixty-eight residents of Eagle Grove protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 121, 124, 127, 131, 134 and 139.

Referred to committee on labor.

Bloom of Webster presented a petition signed by sixty residents of Webster county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 121, 124, 127, 131, 134 and 139.

Referred to committee on labor.

Schwengel of Scott presented a petition signed by 1,424 residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Bloom of Webster presented a petition signed by fourteen residents of Webster county urging support of House File 156.

McFarlane of Black Hawk presented a petition signed by thirty county officers of Black Hawk county urging support of Senate File 181.

Referred to committee on compensation of county officers and employees.

Referred to committee on military and veterans affairs.

Davis of Fayette presented a petition signed by thirty residents of Oelwein protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 121, 124, 127, 131, 134 and 139.

Referred to committee on labor.

Baker of Calhoun presented a petition signed by one hundred and forty-one members of Veterans of Foreign Wars, Post 1951, Lohrville urging support of House File 156.

Referred to committee on military and veterans affairs.

Butler of Pocahontas presented a petition signed by forty-five residents of Havelock urging support of House File 311.

Referred to committee on fish and game.

Butler of Pocahontas presented a petition signed by two hundred and fifteen residents of Pocahontas county urging support of House File 156.

Referred to committee on military and veterans affairs.

Nielsen of Pottawattammie presented a petition signed by fifty-seven residents of Council Bluffs protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 39.

Referred to committee on labor.

Turner of Mills presented a petition signed by forty-seven residents of Glenwood urging support of House File 193.

Referred to committee on social security.

Weichman of Benton presented a petition signed by three hundred citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Wilson of Wright presented a petition signed by ninety-seven residents of Eagle Grove urging support of House File 156.

Referred to committee on military and veterans affairs.

Schwengel of Scott presented a resolution signed by the Lincoln Parent-Teachers Association of Atlantic urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by twenty citizens of Clarksville urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 600 citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by twenty-six citizens of Osage urging support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn and Schwengel of Scott presented a petition signed by twenty property owners of Lisbon urging passage of House File 93.

Referred to committee on schools and textbooks.

Krall of Johnson presented a petition signed by 100 citizens of Johnson county urging support of House File 156.

Referred to committee on military and veterans affairs.

Walter of Marshall presented a petition signed by 175 citizens of Marshall county urging support of House File 156.

Referred to committee on military and veterans affairs.

Knickerbocker of Linn and Kosek of Linn presented a petition signed by 100 citizens of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 500 citizens of Davenport, including members of Post 828, requesting passage of House File 156.

Referred to committee on military and veterans affairs.

Kosek of Linn presented a petition signed by fifty-four citizens of Linn urging support of House File 156.

Referred to committee on military and veterans affairs.

Knickerbocker of Linn presented a petition signed by 600 citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Butler of Pocahontas and Tesmer of Black Hawk presented a resolution signed by the American Legion Post No. 645 of Schleswig urging support of House File 156.

Referred to committee on military and veterans affairs.

Van Eaton of Woodbury presented a petition signed by twenty-one citizens of Sioux City opposing passage of Senate File 100 and Senate File 211.

Referred to committee on liquor control.

Long of Clinton and McEleney of Clinton presented a petition signed by 126 citizens of Clinton county urging support of House File 156.

Referred to committee on military and veterans affairs.

Saylor of Decatur presented a petition signed by forty citizens of Decatur county protesting passage of House File 75.

Referred to committee on ways and means.

Fletcher of Osceola presented a petition signed by members of the Ocheyedan Township Farm Bureau urging passage of House File 373.

Referred to committee on telephone, telegraph and express.

Kosek of Linn presented a petition signed by 250 citizens of Linn county urging passage of House File 93.

Referred to committee on schools and textbooks.

Weichman of Benton presented a petition signed by 225 citizens of Benton county urging support of House File 93.

Referred to committee on schools and textbooks.

Reed of Jefferson presented a petition signed by 400 citizens of Jefferson county urging passage of House File 156.

Referred to committee on military and veterans affairs.

Saylor of Decatur presented a telegram signed by citizens of Leon opposing passage of House File 143.

Referred to committee on liquor control.

Walter of Marshall presented a petition signed by fifty-six members of Local No. 166, F.T.A., C.I.O. of the Marshall Canning company, Marshalltown protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nelson of Woodbury presented a petition signed by 370 citizens of Woodbury county urging passage of House File 156.

Referred to committee on military and veterans affairs.

Bents of Howard presented a petition signed by sixty-six citizens of Howard county urging support of House File 156.

Referred to committee on military and veterans affairs.

Schwengel of Scott presented a petition signed by fifty citizens of Scott country urging support of House File 113.

Referred to committee on schools and textbooks.

Van Eaton of Woodbury presented a petition signed by seventy-four citizens of Woodbury urging support of House File 107.

Referred to committee on public health.

ADOPTION OF REPORTS OF COMMITTEES

The Chief Clerk announced the adoption of reports of committees on House Files 71, 125, 179, 186, 195, 243, 256, 257, 258, 259, 265, 272, 275, 291, 322, 331, 344, 350, 373 and Senate Files 70, 207 and 217 under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 246.

SPECIAL ORDERS

McFarlane of Black Hawk moved that House File 75, House File 384 and Senate Joint Resolution 9 be made special orders of business for March 13, 1947 and March 14, 1947.

Walter of Pottawattamie invoked Rule 28 requesting a division of the question.

On the question "Shall House File 75 be made a special order for March 13, 1947?"

Roll call was demanded.

The ayes were, 84:

Ainsworth	Fletcher	Lucken	Scott
Avery	Frei	Lynes	Schwengel
Baker	Fulk	McEleney	Shepard
Bass	Gannaway	McFarlane	Siefkas
Beardsley	Hansen	Mills	Sloane
Beman	Hedin	Moore	Smith of Clayton
Bents	Hendrix	Morrissey	Smith of
Bloom	Hicklin	Nelson of	Des Moines
Bockwoldt	Humbert	Buchanan	Smith of Madison
Boothby	Ingalls	Nicholas	Steinberg
Brown of	Kerr	Nielsen	Strawman
Mahaska	Kester	Noble	Tesmer
Brown of Monona	Kilpatrick	Norland	Troeger
Bryson	King	Poston	Turner
Burkman	Knickerbocker	Prange	Utzig
Datisman	Koch	Putney	Van Eaton
Davis	Kosek	Rankin	Walter of
De Groot	Krall	Redman	Weiss
Donohue	Landsness	Reed	Marshall
Eckels	Langland	Robb	Weichman
Edwards	Lawrence	Robinson	Williams
Fimmen	Long	Saylor	Wilson

The nays were, 14:

Duffy	Huston	Neal	Walter of
Fiene	Kruse	Patrick	Pottawattamie
Graham	Loss	Pieper	Wellington
Hinrichs	Lundy	Stevens	

Absent or not voting, 10:

Anderson	Good	Nelson of	Walker
Butler	Klemesrud	Woodbury	Watson
Duffield		Olson	Mr. Speaker

Motion prevailed.

On the question "Shall House File 384 be made a special order for March 14, 1947?"

Roll call was demanded.

The ayes were, 86:

Ainsworth	Fimmen	Lawrence,	Scott
Avery	Fletcher	Long	Shepard
Baker	Frei	Lundy	Siefkas
Bass	Fulk	Lynes	Sloane
Beardsley	Gannaway	McFarlane	Smith of Clayton
Beman	Graham	Mills	Smith of
Bents	Hansen	Moore	Des Moines
Bloom	Hendrix	Morrissey	Smith of Madison
Bockwoldt	Hicklin	Neal	Strawman
Boothby	Hinrichs	Nelson of	Tesmer
Brown of	Humbert	Buchanan	Troeger
Mahaska	Huston	Nielsen	Turner
Brown of Monona	Ingalls	Noble	Utzig
Bryson	Kerr	Poston	Van Eaton
Burkman	Kester	Prange	Walter of
Butler	Kilpatrick	Putney	Marshall
Datisman	King	Rankin	Walter of
Donohue	Knickerbocker	Redman	Pottawattamie
Duffield	Koch	Reed	Weichman
Duffy	Kosek	Robb	Weiss
Eckels	Krall	Robinson	Williams
Edwards	Landsness	Saylor	Wilson
Fiene	Langland	Schwengel	

The nays were, 5:

De Groote	Norland	Walker	Wellington
Kruse			

Absent or not voting, 17:

Anderson	Loss	Nicholas	Steinberg
Davis	Lucken	Olson	Stevens
Good	McEleney	Patrick	Watson
Hedin	Nelson of	Pieper	Mr. Speaker
Klemesrud	Woodbury		

Motion prevailed.

McFarlane of Black Hawk asked and obtained unanimous consent to have Senate Joint Resolution 9 be made a special order of business after the resolution has been transmitted from the Senate and referred to the appropriate committees in the House.

INTRODUCTION OF BILLS

House File 411, by McFarlane of Black Hawk, Nelson of Woodbury, Donohue of Cedar, Bockwoldt of Ida, Morrissey of Jasper, McEleney of Clinton, Schwengel of Scott and Hedin of Scott, a bill for an act to authorize the purchase and condemnation of certain property in the city of Des Moines, Iowa, for the use

of the Iowa liquor control commission and to provide an appropriation therefor.

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

House File 412, by McFarlane of Black Hawk, Nelson of Woodbury, Donohue of Cedar, Bockwoldt of Ida, Morrissey of Jasper, McEleney of Clinton, Schwengel of Scott and Hedin of Scott, a bill for an act to authorize the purchase of real property in the city of Des Moines for the use of the Iowa liquor control commission and to provide an appropriation therefor.

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

House File 413, by McFarlane of Black Hawk, Nelson of Woodbury, Donohue of Cedar, Bockwoldt of Ida, Morrissey of Jasper, McEleney of Clinton, Schwengel of Scott and Hedin of Scott, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor commission for warehouse purposes and to provide an appropriation therefor.

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

House File 414, by McFarlane of Black Hawk, Nelson of Woodbury, Donohue of Cedar, Bockwoldt of Ida, Morrissey of Jasper, McEleney of Clinton, Schwengel of Scott and Hedin of Scott, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide an appropriation therefor.

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

House File 415, by McFarlane of Black Hawk, Nelson of Woodbury, Donohue of Cedar, Bockwoldt of Ida, Morrissey of Jasper, McEleney of Clinton, Schwengel of Scott and Hedin of Scott, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor con-

trol commission for warehouse purposes and to provide an appropriation therefor.

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

House File 416, by Walker of Hamilton, a bill for an act to amend section one hundred fifty-seven point one (157.1), Code 1946; to repeal section one hundred fifty-seven point twelve (157.12), Code 1946, and to enact a new section in lieu thereof; to amend subsections five (5) and seven (7) of section one hundred forty-seven point eighty (147.80), Code 1946; to amend section one hundred forty-seven point two (147.2), Code 1946; to amend the law as it appears in chapter one hundred forty-seven (147), Code 1946, by prescribing certain powers and duties of the board of cosmetology examiners, including the appointment of a full time secretary, for said examiners, and prescribing the powers and duties of such secretary; by providing for the appointment of assistants and inspectors by the board of cosmetology examiners; to amend the law as it appears in chapter one hundred fifty-seven (157), Code 1946, by providing minimum qualifications and license for instructors in accredited schools of cosmetology and by prescribing the procedure to be followed by means of which the board of cosmetology examiners may revoke its approval of accredited schools teaching cosmetology, and providing for appeal therefrom to the district court.

Read first time and referred to committee on public health.

House File 417, by committee on roads and highways, a bill for an act providing for the improvement and maintenance of certain local county roads.

Read first time and passed on file.

House File 418, by Utzig of Dubuque, Walker of Hamilton, Patrick of Sioux, Norland of Worth, McEleney of Clinton, Bents of Howard, Butler of Pocahontas, Duffy of Dubuque, Krall of Johnson, Donohue of Cedar, Knickerbocker of Linn, Kosek of Linn, Nelson of Woodbury, Kester of Ringgold, Hansen of Carroll, Koch of Palo Alto, Weiss of Crawford, Burkman of Polk, Schwengel of Scott, Sloane of Polk, Loss of Kossuth and Shepard of Lucas, a bill for an act to amend section two point eleven (2.11), Code 1946, relating to compensation of members of the general assembly.

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

House File 419, by Prange of Marion, Lawrence of Wapello and Van Eaton of Woodbury, a bill for an act to prohibit the manufacture, sale or possession of any token, slug or false coin or use thereof in the operation of any parking meter, vending machine, coin-box telephone or other lawful receptacle or device, and providing a penalty therefor.

Read first time and referred to committee on police regulations.

House File 420, by Bryson of Hardin, a bill for an act to provide for refunds where taxpayers have remitted more than 50% of the tax due and payable in the year 1946.

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

House File 421, by committee on judiciary 2, a bill for an act authorizing counties and county seat cities and towns, including cities and towns organized under special charters, to jointly acquire, construct and operate buildings to be used and occupied for county and municipal purposes and to issue bonds in connection therewith.

Read first time and passed on file.

House File 442, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend section two hundred ninety-six point six (296.6) chapter two hundred ninety-six (296), Code 1946, relating to the voting of bond issues by school districts.

Read first time and referred to committee on schools and textbooks.

House File 423, by Knickerbocker of Linn (by request), a bill for an act relating to the salary of the secretary of the state fair board.

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

House File 424, by Langland of Winneshiek, a bill for an act relating to taxes for garbage disposal and street cleaning.

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

House File 425, by Langland of Winneshiek, a bill for an act relating to taxes for comfort stations.

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

House File 426, by Hedin of Scott and Schwengel of Scott, a bill for an act granting to the board of supervisors of any county, with a population of not less than 75,000 inhabitants with respect to lands located within the county but lying outside the corporate limits of any city or town, the power to appoint a zoning commission and to prescribe its duties; to divide the county into districts with respect to the development and use of the property therein; to adopt uniform rules for such property which may affect the general welfare; to appoint an administrative officer authorized to enforce such uniform rules; to provide for the appointment of a board of adjustment and to prescribe its duties; to institute appropriate action or proceedings in case of violation of this act or of any ordinance or regulation made under authority conferred thereby; to provide for appeals from the action of the board of adjustment and from the board of supervisors or its administrative officer, and prescribing notice and hearing of such appeal; and to impose sanitation requirements in dwellings now or hereafter erected which shall install forced water systems and providing penalties for violations.

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

House File 427, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend sections two hundred eighty-one point three (281.3) and two hundred eighty-one point seven (281.7), Code 1946, relating to handicapped children.

Read first time and referred to committee on child welfare.

House File 428, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend chapter one hundred thirty-one (131), Acts of the Fifty-first General Assembly, relating to the appropriation for handicapped children.

Read first time and referred to committee on child welfare.

House File 429, by committee on judiciary 2, a bill for an act to amend section five hundred fifty-seven point nine (557.9), Code 1946, relating to expectant estates.

Read first time and passed on file.

House File 430, by Good of Boone and Smith of Clayton, a bill for an act to amend chapter seventy (70), Code 1946, making the provisions of the soldiers preference law applicable to heads of departments.

Read first time and referred to committee on military and veterans affairs.

House File 431, by committee on judiciary 2, 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 passed on file.

House File 432, by committee on motor vehicles and transportation, a bill for an act to amend section three hundred twenty-one point four hundred forty-seven (321.447) and section three hundred twenty-one point four hundred forty eight (321.448), Code 1946, relating to carrying and display of flares and other signaling devices on trucks carrying flammable liquids and gases and all other trucks.

Read first time and passed on file.

House File 433, by Donohue of Cedar, a bill for an act to amend chapter three hundred fifty-nine (359), Code 1946, providing for the depositing and disbursement of township cemetery funds or such cemetery funds jointly owned, and the execution and delivery of official deeds for cemetery lots.

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

House File 434, by Olson of Mitchell, a bill for an act authorizing the taking of chemical tests to determine intoxication of persons arrested for crimes in which intoxication may be in issue, designating those competent to take the test and to testify in respect to it, establishing standards for use of the test, and eliminating the doctor-patient privilege in the introduction of such testimony.

Read first time and referred to committee on judiciary 1.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House Concurrent Resolution 11, relating to payment of current legislative expenses.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 233, a bill for an act to provide emergency housing for veterans of World War II and their immediate families.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 89, a bill for an act relating to authority in cities and towns to collaborate with the federal government in flood control projects.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 211, a bill for an act relating to the sale of wine and spirits.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 351, a bill for an act to provide a deficiency appropriation for salary, support and maintenance for the commission for the blind.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 308, a bill for an act relating to the representation of the Marine Corps League in the selection of commissioners to operate memorial halls and monuments authorized by chapter 37, Code 1946.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 308, a bill for an act to amend section 37.10, Code 1946, relating to the representation of the Marine Corps League in the selection of commissioners to operate memorial halls and monuments authorized by chapter 37, Code 1946.

Read first time and referred to committee on military and veterans affairs.

Senate File 351, a bill for an act to provide for salary, support and maintenance for the commission for the blind.

Read first time and referred to committee on appropriations.

CONSIDERATION OF SENATE JOINT RESOLUTION 5

Good of Boone asked and obtained unanimous consent for the immediate consideration of Senate Joint Resolution 5.

Senate Joint Resolution 5, providing for approval of a contract between the State Board of Control and the Winger Construction Company, Ottumwa, Iowa, and the LaClede Stoker Company, St. Louis, Missouri, for the purchase of a new straight Tube, 500 H.P. Boiler and Chain Grate Stoker for the Mt. Pleasant State Hospital.

Good of Boone moved that the 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 resolution pass?"

The ayes were, 94:

Ainsworth	Fimmen	Loss	Shepard
Anderson	Fletcher	Lucken	Siefkas
Avery	Frei	Lundy	Sloane
Baker	Fulk	Lynes	Smith of Clayton
Bass	Gannaway	McEleney	Smith of
Beardsley	Good	McFarlane	Des Moines
Beman	Graham	Mills	Steinberg
Bents	Hansen	Neal	Stevens
Bloom	Hedin	Nelson of	Strawman
Bockwoldt	Hicklin	Buchanan	Tesmer
Boothby	Hinrichs	Nelson of	Troeger
Brown of	Humbert	Woodbury	Turner
Mahaska	Ingalls	Nielsen	Utzig
Brown of Monona	Kerr	Noble	Van Eaton
Bryson	Kester	Olson	Walker
Burkman	Kilpatrick	Patrick	Walter of
Butler	King	Pieper	Marshall
Datisman	Knickerbocker	Prange	Walter of
De Groot	Koch	Putney	Pottawattamie
Donohue	Kosek	Rankin	Weichman
Duffield	Krall	Redman	Weiss
Duffy	Kruse	Robb	Wellington
Eckels	Landsness	Saylor	Williams
Edwards	Langland	Schwengel	Wilson
Fiene	Lawrence	Scott	Mr. Speaker

The nays were: None.

Absent or not voting, 14:

Davis	Long	Norland	Robinson
Hendrix	Moore	Poston	Smith of Madison
Huston	Morrissey	Reed	Watson
Klemesrud	Nicholas		

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

CONSIDERATION OF BILLS

House File 383, a bill for an act to appropriate from the general fund of the state of Iowa to the state board of control fund for operation deficits, was taken up for consideration.

Weichman of Benton moved that the following amendment proposed by him be adopted:

Amend House File 383 by adding at the end thereof the following:
 "13. Administration \$7,677.00"

Further amend by changing the total in line three thereof to correspond with the above change.

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, 99:

Ainsworth	Fulk	Lucken	Saylor
Avery	Gannaway	Lundy	Schwengel
Baker	Good	Lynes	Scott
Bass	Graham	McEleney	Shepard
Beardsley	Hansen	Mills	Siefkas
Beman	Hedin	Moore	Sloane
Bloom	Hendrix	Morrissey	Smith of Clayton
Bockwoldt	Hicklin	Neal	Smith of Madison
Boothby	Hinrichs	Nelson of	Steinberg
Brown of	Humbert	Buchanan	Stevens
Mahaska	Huston	Nelson of	Strawman
Brown of Monona	Ingalls	Woodbury	Tesmer
Bryson	Kerr	Nicholas	Troeger
Burkman	Kester	Nielsen	Turner
Butler	Kilpatrick	Noble	Utzig
Datisman	King	Olson	Walker
Davis	Knickerbocker	Patrick	Walter of
De Groote	Koch	Pieper	Marshall
Donohue	Kosek	Poston	Walter of
Duffy	Krall	Prange	Pottawattamie
Eckels	Kruse	Putney	Weichman
Edwards	Landsness	Rankin	Weiss
Fiene	Langland	Redman	Wellington
Fimmen	Lawrence	Reed	Williams
Fletcher	Long	Robb	Wilson
Frei	Loss	Robinson	Mr. Speaker

The nays were: None.

Absent or not voting, 9:

Anderson	Klemesrud	Smith of	Van Eaton
Bents	McFarlane	Des Moines	Watson
Duffield	Norland		

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

SENATE FILE 97 SUBSTITUTED FOR HOUSE FILE 177

Koch of Palo Alto asked and obtained unanimous consent to substitute Senate File 97 for House File 177.

Senate File 97, a bill for an act to amend sections three hundred ninety-six and twenty-two hundredths (396.22) and four hundred seven and two tenths (407.2), Code 1946, relating to the limit of indebtedness to cities and towns, with report of committee recommending passage, was taken up for consideration.

Koch of Palo Alto moved that the bill be read a last time now and placed 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	Good	Mills	Sloane
Avery	Graham	Moore	Smith of Clayton
Bass	Hansen	Neal	Smith of
Beman	Hedin	Nelson of	Des Moines
Bents	Hendrix	Buchanan	Steinberg
Bloom	Hicklin	Nielsen	Stevens
Bockwoldt	Humbert	Noble	Strawman
Boothby	Ingalls	Norland	Tesmer
Brown of	Kerr	Olson	Troeger
Mahaska	Kester	Patrick	Turner
Brown of Monona	King	Pieper	Utzig
Burkman	Knickerbocker	Poston	Van Eaton
Butler	Koch	Prange	Walker
Datisman	Kosek	Putney	Walter of
De Groot	Kruse	Rankin	Marshall
Duffy	Landsness	Redman	Walter of
Eckels	Lawrence	Reed	Pottawattamie
Edwards	Loss	Robb	Weichman
Fiene	Lucken	Saylor	Weiss
Fletcher	Lundy	Schwengel	Wellington
Frei	Lynes	Scott	Williams
Fulk	McEleney	Shepard	Wilson
Gannaway	McFarlane	Siefkas	Mr. Speaker

The nays were: None.

Absent or not voting, 21:

Ainsworth	Duffield	Krall	Nicholas
Baker	Fimmen	Langland	Robinson
Beardsley	Hinrichs	Long	Smith of Madison
Bryson	Huston	Morrissey	Watson
Davis	Kilpatrick	Nelson of	
Donohue	Klemesrud	Woodbury	

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 to make an appropriation to the national guard and the state guard, 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, 89:

Ainsworth	Gannaway	Long	Saylor
Anderson	Good	Loss	Schwengel
Avery	Graham	Lundy	Scott
Baker	Hansen	Lynes	Shepard
Bass	Hedin	McEleney	Siefkas
Bents	Hendrix	McFarlane	Sloane
Bloom	Hicklin	Mills	Smith of Clayton
Bockwoldt	Hinrichs	Morrissey	Smith of Madison
Boothby	Humbert	Neal	Strawman
Brown of Mahaska	Huston	Nelson of Buchanan	Tesmer
Bryson	Ingalls	Nielsen	Troeger
Burkman	Kerr	Noble	Turner
Butler	Kester	Norland	Utzig
Datisman	Kilpatrick	Olson	Walker
Davis	King	Olson	Walter of Marshall
De Groote	Knickerbocker	Patrick	Walter of Pottawattamie
Duffy	Koch	Pieper	Weichman
Eckels	Kosek	Poston	Weiss
Edwards	Krall	Putney	Wellington
Fiene	Kruse	Redman	Williams
Fletcher	Landsness	Reed	Mr. Speaker
Frei	Langland	Robb	
Fulk	Lawrence	Robinson	

The nays were: None.

Absent or not voting, 19:

Beardsley	Klemesrud	Nicholas	Steinberg
Beman	Lucken	Prange	Stevens
Brown of Monona	Moore	Rankin	Van Eaton
Donohue	Nelson of Woodbury	Smith of Des Moines	Watson
Duffield			Wilson
Fimmen			

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

House File 72, a bill for an act to provide for the assessment of the shares of stock of certain corporations organized under the laws of Iowa; imposing a tax upon the shares of stocks of such corporations, amending sections four hundred twenty-seven

point one (427.1), and four hundred thirty-one point one (431.1), Code 1946, and repealing sections four hundred twenty-nine point eleven (429.11), four hundred twenty-nine point twelve (429.12), and four hundred twenty-nine point thirteen (429.13), Code 1946, with report of committee recommending passage, was taken up for consideration.

Donohue of Cedar moved that the following amendment proposed by him be adopted:

Amend House File 72 as follows:

1. Strike Section three (3) and substitute the following:

"Sec. 3. Section four hundred twenty-nine point eleven (429.11), Code 1946, is hereby amended by striking the comma (,) following the word 'loans' in line ten (10), and striking the words 'may take advantage of the provisions of this and Sections 429.12 and 429.13' from lines ten (10), eleven (11) and twelve (12); and striking the words 'by filing' in line thirteen (13), and substituting in lieu thereof the words 'shall file'."

2. Add as Section four (4) and Section five (5) the following:

"Sec. 4. Section four hundred twenty-nine point twelve (429.12), Code 1946, is hereby amended by striking therefrom lines five (5), six (6) and seven (7), and substituting in lieu thereof the following: 'for which he shall receive his actual expenses, including compensation per diem of his examiners. Such corporation shall also pay to the auditor an annual fee of \$25.00.'

"Sec. 5. Section four hundred twenty-nine point thirteen (429.13), Code 1946, is hereby amended by adding a period (.) after the word 'effect' in line nine (9), and striking all of said section following said word 'effect' in said line nine (9)."

3. Amend the title to read as follows:

"An Act to provide for the assessment of the shares of stock of certain corporations organized under the laws of Iowa; imposing a tax upon the shares of stock of such corporations; amending Sections four hundred thirty-one point one (431.1), Code 1946; amending Section four hundred twenty-nine point eleven (429.11), Code 1946; amending Section four hundred twenty-nine point twelve (429.12), Code 1946, and amending Section four hundred twenty-nine point thirteen (429.13), Code 1946."

Amendment adopted.

Sloane of Polk moved that the following amendment proposed by McFarlane of Black Hawk be adopted:

Amend House File 72 by adding to section one (1) as follows: "Any corporation whose shares of stock are subject to assessment under this section shall be entitled to deduct from the actual value of such shares the actual value of shares owned by it in any other corporation subject to assessment under this section, upon submitting satisfactory proof to the assessor that such shares of stock have been assessed under the

provisions of this section to the corporation issuing such shares of stock."

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, 69:

Ainsworth	Frei	Lucken	Scott
Anderson	Gannaway	Lundy	Shepard
Avery	Graham	Lynes	Sloane
Bass	Hedin	McEleney	Smith of
Bloom	Hendrix	Mills	Des Moines
Bockwoldt	Hinrichs	Morrissey	Smith of Madison
Brown of	Humbert	Neal	Strawman
Mahaska	Ingalls	Nelson of	Tesmer
Brown of Monona	Kerr	Buchanan	Troeger
Bryson	Kester	Nielsen	Turner
Butler	Kilpatrick	Olson	Utzig
Datisman	Knickerbocker	Pieper	Walter of
De Groot	Koch	Prange	Pottawattamie
Donohue	Kosek	Putney	Weiss
Duffield	Krall	Redman	Wellington
Duffy	Landsness	Reed	Williams
Eckels	Long	Saylor	Wilson
Edwards	Loss	Schwengel	Mr. Speaker
Fiene			

The nays were: None.

Absent or not voting, 39:

Baker	Hansen	Nelson of	Siefkas
Beardsley	Hicklin	Woodbury	Smith of Clayton
Beman	Huston	Nicholas	Steinberg
Bents	King	Noble	Stevens
Boothby	Klemesrud	Norland	Van Eaton
Burkman	Kruse	Patrick	Walker
Davis	Langland	Poston	Walter of
Fimmen	Lawrence	Rankin	Marshall
Fletcher	McFarlane	Robb	Watson
Fulk	Moore	Robinson	Weichman
Good			

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

House File 164, a bill for an act to amend section two hundred seventy-eight point one (278.1), Code 1946, 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, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story offered the following amendment and moved its adoption:

Amend line four (4) of the title by inserting the word "special" preceding the word "schoolhouse".

Further amend section one (1) lines six (6) and eleven (11) by inserting the word "special" preceding the word "schoolhouse".

Amendment adopted.

Lundy of Monroe moved that the bill be read a last time now and placed 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:

Ainsworth	Hedin	Lynes	Smith of Clayton
Avery	Hendrix	McEleney	Smith of
Bass	Hinrichs	McFarlane	Des Moines
Beardsley	Humbert	Mills	Smith of Madison
Bloom	Ingalls	Morrissey	Stevens
Brown of	Kerr	Neal	Tesmer
Mahaska	Kester	Nelson of	Troeger
Brown of Monona	Kilpatrick	Woodbury	Turner
Burkman	King	Nicholas	Utzig
Butler	Knickerbocker	Nielsen	Van Eaton
De Groote	Koch	Noble	Walker
Donohue	Kosek	Olson	Walter of
Duffy	Krall	Prange	Marshall
Fiene	Kruse	Rankin	Walter of
Fimmen	Landness	Redman	Pottawattamie
Fletcher	Langland	Robinson	Weiss
Fulk	Lawrence	Saylor	Wellington
Gannaway	Long	Schwengel	Williams
Good	Lucken	Shepard	Wilson
Graham	Lundy	Sloane	Mr. Speaker
Hansen			

The nays were, 24:

Anderson	Davis	Huston	Putney
Baker	Duffield	Moore	Reed
Beman	Eckels	Nelson of	Robb
Bents	Edwards	Buchanan	Steinberg
Bockwoldt	Frei	Norland	Strawman
Bryson	Hicklin	Pieper	Weichman
Datisman			

Absent or not voting, 9:

Boothby	Loss	Poston	Siefkas
Klemesrud	Patrick	Scott	Watson

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

Lundy of Monroe moved that the vote by which the bill passed

the House be reconsidered and that the motion to reconsider be laid on the table.

House File 185, a bill for an act relating to military service exemptions from taxation, with report of committee recommending passage, was taken up for consideration.

Prange of Marion offered the following amendment and moved its adoption:

Amend section one (1), line five (5) by inserting after the word "the" the words "value of the".

Amendment adopted.

Prange 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, 92:

Ainsworth	Fulk	McFarlane	Sloane
Avery	Gannaway	Mills	Smith of Clayton
Baker	Graham	Morrissey	Smith of
Bass	Hansen	Neal	Des Moines
Beman	Hedin	Nelson of	Smith of Madison
Bents	Hendrix	Buchanan	Steinberg
Bloom	Hicklin	Nelson of	Stevens
Bockwoldt	Hinrichs	Woodbury	Strawman
Boothby	Humbert	Nicholas	Tesmer
Brown of	Huston	Nielsen	Troeger
Mahaska	Kerr	Noble	Turner
Brown of Monona	Kester	Patrick	Utzig
Bryson	Kilpatrick	Pieper	Van Eaton
Burkman	King	Poston	Walker
Butler	Knickerbocker	Prange	Walter of
Dataman	Koch	Putney	Marshall
Davis	Kosek	Rankin	Walter of
De Groote	Kruse	Redman	Pottawattamie
Donohue	Landsness	Reed	Weichman
Duffy	Langland	Saylor	Weiss
Eckels	Long	Schwengel	Wellington
Fiene	Lucken	Scott	Williams
Fimmen	Lundy	Shepard	Wilson
Fletcher	Lynes	Siefkas	Mr. Speaker
Frei	McEleney		

The nays were: None.

Absent or not voting, 16:

Anderson	Good	Lawrence	Olson
Beardsley	Ingalls	Loss	Robb
Duffield	Klemesrud	Moore	Robinson
Edwards	Krall	Norland	Watson

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 seventy (170), Code 1946, relating to food establishments, with report of committee recommending passage, was taken up for consideration.

Speaker pro tem Morrissey in the chair.

Fimmen of Davis offered the following amendment and moved its adoption:

Amend section one (1), line three (3) by striking the word "place" and inserting in lieu thereof the words "commercial establishment".

Amendment adopted.

Speaker Kuester in the chair.

Fimmen of Davis offered the following amendment and moved its adoption:

Amend section one (1), line four (4) by striking the word "or" and inserting in lieu thereof the word "and".

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, 73:

Avery	Humbert	Nelson of	Smith of
Baker	Ingalls	Buchanan	Des Moines
Bass	Kerr	Nelson of	Smith of Madison
Beardsley	Kester	Woodbury	Steinberg
Bockwoldt	Kilpatrick	Nielsen	Strawman
Bryson	King	Noble	Tesmer
Butler	Knickerbocker	Norland	Troeger
Datisman	Koch	Olson	Turner
De Groot	Kosek	Patrick	Van Eaton
Donohue	Kruse	Pieper	Walker
Duffield	Landsness	Putney	Walter of
Duffy	Langland	Redman	Marshall
Eckels	Long	Robb	Walter of
Fimmen	Lundy	Robinson	Pottawattamie
Fulk	Lynes	Saylor	Weichman
Gannaway	McEleney	Scott	Weiss
Good	McFarlane	Shepard	Williams
Graham	Mills	Sloane	Wilson
Hansen	Moore	Smith of Clayton	Mr. Speaker
Hinrichs	Neal		

The nays were, 8:

Bents	Brown of Monona	Huston	Reed
Boothby	Hendrix	Rankin	Siefkas

Absent or not voting, 27:

Ainsworth	Davis	Klemesrud	Poston
Anderson	Edwards	Krall	Prange
Beman	Fiene	Lawrence	Schwengel
Bloom	Fletcher	Loss	Stevens
Brown of Mahaska	Frei	Lucken	Utzig
Burkman	Hedin	Morrissey	Watson
	Hicklin	Nicholas	Wellington

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

Senate File 90, a bill for an act relating to the capital structure of any banks hereafter organized under the laws of this state, 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, 88:

Ainsworth	Fulk	Lundy	Scott
Anderson	Gannaway	Lynes	Siefkas
Avery	Good	McEleney	Sloane
Baker	Graham	McFarlane	Smith of Des Moines
Bass	Hansen	Mills	Smith of Madison
Beardsley	Hendrix	Moore	Stevens
Bents	Hicklin	Morrissey	Strawman
Bloom	Hinrichs	Neal	Tesmer
Bockwoldt	Humbert	Nelson of Buchanan	Troeger
Boothby	Huston	Nicholas	Turner
Bryson	Ingalls	Nielsen	Utzig
Burkman	Kerr	Noble	Van Eaton
Butler	Kester	Olson	Walter of Marshall
Datisman	Koch	Pieper	Walter of Pottawattamie
Davis	Kosek	Poston	Weichman
Donohue	Krall	Putney	Weiss
Duffield	Kruse	Rankin	Wellington
Duffy	Landsness	Redman	Williams
Eckels	Langland	Reed	Wilson
Edwards	Lawrence	Robb	Mr. Speaker
Fiene	Long	Robinson	
Fimmen	Loss	Saylor	
Fletcher	Lucken		

The nays were, 1:

Prange

Absent or not voting, 19:

Beman	Hedin	Nelson of	Shepard
Brown of Mahaska	Kilpatrick	Woodbury	Smith of Clayton
Brown of Monona	King	Norland	Steinberg
De Groote	Klemesrud	Patrick	Walker
Frei	Knickerbocker	Schwengel	Watson

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

Senate File 135, a bill for an act relating to the execution of renewals of articles of corporations for pecuniary profits, with report of committee recommending passage, was taken up for consideration.

Kosek 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:

Ainsworth	Gannaway	McEleney	Scott
Anderson	Good	McFarlane	Shepard
Avery	Graham	Mills	Siefkas
Baker	Hansen	Moore	Sloane
Bass	Hendrix	Morrissey	Smith of
Beardsley	Hicklin	Neal	Des Moines
Beman	Hinrichs	Nelson of	Smith of Madison
Bents	Humbert	Buchanan	Steinberg
Bloom	Huston	Nelson of	Stevens
Bockwoldt	Kerr	Woodbury	Strawman
Boothby	Kester	Nielsen	Tesmer
Brown of	Kilpatrick	Noble	Troeger
Mahaska	Knickerbocker	Olson	Turner
Brown of Monona	Koch	Patrick	Utzig
Bryson	Kosek	Pieper	Van Eaton
Burkman	Krall	Poston	Walter of
Butler	Kruse	Prange	Pottawattamie
Davis	Landsness	Putney	Weichman
Donohue	Langland	Rankin	Weiss
Duffy	Long	Redman	Wellington
Eckels.	Loss	Reed	Williams
Edwards	Lucken	Robb	Wilson
Fiene	Lundy	Robinson	Mr. Speaker
Fimmen	Lyns	Saylor	

The nays were: None.

Absent or not voting, 18:

Datiman	Fulk	Lawrence	Walker
De Groote	Hedin	Nicholas	Walter of
Duffield	Ingalls	Norland	Marshall
Fletcher	King	Schwengel	Watson
Frei	Klemesrud	Smith of Clayton	

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

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House File 168, a bill for an act to make an appropriation to the national guard and the state guard.

W. J. SCARBOROUGH, *Secretary.*

COMMUNICATIONS FROM THE STATE APPEAL BOARD

The following communications were received from the state appeal board:

February 27, 1947.

HON. WILLIAM BEARDSLEY, *Chairman*

Claims Committee

House of Representatives

Building

Dear Sir:

In accordance with Chapter 25, 1946 Code, I hand you Highway Commission claims acted upon by the State Appeal Board. Each claim bears the recommendation of the Highway Commission and State Appeal Board.

Claim No.	Name of Claimant	Amt. of Claim	Hi. Com. Rec.	App. Bd. Rec.
*H-65-47	Chas. J. Chapulsky, LaPorte City, Iowa.....\$	754.80	Rejected	Rejected
H-73-47	Mapleton Bupane Gas Co., Mapleton, Iowa..	45.60	Rejected	45.60
H-76-47	Hazel Cohoon, Des Moines, Iowa	1,214.31	Rejected	Rejected
H-77-47	H. E. Hovden, Cresco, Iowa	91.23	Rejected	Rejected
H-78-47	Elm Tree Cabin Camp, Red Oak, Iowa	220.00 •	Rejected	Rejected
H-79-47	H. S. Holtze, Sioux City, Iowa	27.56	27.56	27.56
H-80-47	Sioux City Transit Co., Sioux City, Iowa	59.10	Rejected	Rejected
H-81-47	Leonard E. Goff, Manchester, Iowa.....	25.06	25.06	25.06
H-82-47	F. E. Smith, Des Moines, Iowa	307.77		
H-83-47	Eldon Cain	10,000.00	Rejected without recommend.	Rejected without recommend.
**H-84-47	Geo. Marolf, Mason City, Iowa	46.07	Recommend no payment subject to further investi- gation by the Highway Commission.	
**H-85-47	Carl Brown, Winter- set, Iowa	7,892.00	Without recommendation subject to further investi- gation by the Highway Commission.	

Claim No.	Name of Claimant	Amt. of Claim	Hi. Com. Rec.	App. Bd. Rec.
H-86-47	Doris Hindman, gdn. of Larry and Jack Hindman, Albia	7,690.00	Without recommend.	Recommend 7,690.00

*Chas. J. Chapulsky's claim had been withdrawn from the Claims Committee. Now resubmitted bearing same number.

**Appeal Board without recommendation subject to further investigation by State Highway Commission.

Respectfully submitted,

WILHELMINE WEAVER,

Secretary to State Appeal Board.

February 27, 1947.

HON. WILLIAM BEARDSLEY, *Chairman*

Claims Committee

House of Representatives

Building

Dear Sir:

In accordance with the provisions of Chapter 25, Code 1946, I hand you herewith claims acted upon by the State Board of Appeal. Each claim bears the recommendation of the Board

Claim No.	Name of Claimant	Amt. Claim	App. Bd. Rec.
80	Mrs. Chas. Sexton, Altoona, Iowa.....	\$5,550.00	Without recom- mendation
81	Nobles County Cooperative Oil Co., Worthington, Minnesota	3,127.92	\$3,127.92
82	C. E. Wagler, Bloomfield, Iowa.....	100.00	100.00
83	Carson-Balster Funeral Home, Maquoketa, Iowa	100.00	100.00
84	Carson-Balster Funeral Home, Maquoketa, Iowa	100.00	100.00
85	Blust Funeral Home, Avoca, Iowa.....	100.00	100.00
86	Harry Abraham, 3210 Harrison St., Davenport, Iowa	25.61	Rejected
87	Woodbury County, Sioux City, Iowa.....	1,027.85	Rejected
88	Mr. and Mrs. Albert O'Deen, 404 S. Ford, Anamosa, Iowa.....	5,000.00	Without recom- mendation
89	Glenn E. Hatchitt, Tri-City Delivery Company, Davenport, Iowa.....	571.23	371.23
90	Mrs. Chas. B. Noble, Des Moines, Iowa	50.00	50.00
91	Sherman Funeral Home, Washington, Iowa	276.61	Rejected
92	Dewey Jontz, Altoona, Iowa	7,130.77	Without recom- mendation
93	R. N. Cowin, Waterloo, Iowa.....	1,500.00	Rejected
*94	Muscatine County, Muscatine, Iowa....	2,764.88	1,202.89
	and	2,767.48	1,264.14
95	Hancock County, Garner, Iowa.....	109.02	109.02
96	Robert P. Bell, Cedar Rapids, Iowa.....	124.20	124.20
97	Walter J. Watson, Des Moines, Iowa....	86.68	86.68

		Amt. Claim	App. Bd. Rec.
98	Kathryn Anderson, Des Moines, Iowa....	7½ days pay at \$4.84 per day and 52 hours overtime	4 days at \$4.84 per day. No overtime
99	Jay O. Shaff, Camanche, Iowa.....	5,000.00	
100	Harold W. Miller, Chariton, Iowa.....	4,029.85	
101	Kenneth A. Larson, Des Moines, Iowa	50.74	50.74
102	Harold Adair, Penitentiary, Ft. Madison, Iowa	No amount stated	Without Recom- dation

*Muscatine County claim No. 94, formerly submitted as claim No. 25, withdrawn from the Claims Committee for further action by the Appeal Board.

Received from Secretary.

Respectfully submitted,

WILHELMINE WEAVER,

Secretary to State Appeal Board.

REPORTS OF COMMITTEES

Huston of Washington, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File 178, a bill for an act relating to the regulation of rates for fire, marine and inland marine insurance, and to rating organizations, begs leave to report it 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.

T. H. HUSTON, *Chairman.*

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File 155, a bill for an act to repeal section five hundred fifteen point one hundred thirty-eight (515.138) and section five hundred fifteen point one hundred thirty-nine (515.139), Code 1946, and to enact a substitute therefor; to amend sections five hundred fifteen point one hundred nine (515.109), five hundred fifteen point one hundred thirty-one (515.131) and five hundred fifteen point one hundred forty-two (515.142), Code 1946; and to repeal sections five hundred fifteen point ninety-nine (515.99), five hundred fifteen point one hundred three (515.103), five hundred fifteen point one hundred four (515.104), five hundred fifteen point one hundred seven (515.107), five hundred fifteen point one hundred seventeen (515.117) and five hundred fifteen point one hundred forty-three (515.143), Code 1946; 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.

T. H. HUSTON, *Chairman.*

Also :

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File 180, a bill for an act to amend chapter five hundred five (505), Code 1946, authorizing the commissioner of insurance to require foreign insurers doing business in the state of Iowa to make additional deposits and pay additional license fees, taxes, fines and penalties, and to refuse certificates of authority, in the event Iowa insurers, their agents or securities, are required by the domiciliary state or country of any foreign insurer to pay or bear higher license fees, taxes, fines and penalties or meet requirements more stringent than provided by the laws of the state of Iowa, and to repeal section four hundred thirty-two point two (432.2), Code 1946, all relating to the business of insurance and the tax on insurance premiums, begs leave to report it 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.

T. H. HUSTON, *Chairman.*

Also :

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File 179, a bill for an act relating to the regulation of rates for certain casualty insurance including fidelity, surety and guaranty bonds and for all other forms of motor vehicle insurance, and to rating organizations, begs leave to report it 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.

T. H. HUSTON, *Chairman.*

Also :

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File 192, a bill for an act to repeal chapter five hundred nine (509), Code 1946, and substituting in lieu thereof the following relating to group 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.

T. H. HUSTON, *Chairman.*

Also :

MR. SPEAKER: Your committee on insurance, to whom was referred House File 305, a bill for an act to amend sections four hundred point one (400.1), four hundred point six (400.6) and four hundred point nine (400.9), Code 1946, so as to provide for the deduction of the cost of group insurance from pensions paid retired municipal waterworks 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.

T. H. HUSTON, *Chairman.*

Also :

MR. SPEAKER: Your committee on insurance, to whom was referred House File 238, a bill for an act relating to the qualifications and

licensing of life insurance agents, begs leave to report it 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 238 by striking lines twenty-six (26) and twenty-seven (27) of section four (4) and placing a period after the word "revoked" in line twenty-five (25) instead of a semicolon.

Further amend House File 238 by striking lines fifteen (15) and sixteen (16) of section twelve (12) and inserting in lieu thereof "(5) Has ever been convicted of a felony; or".

T. H. HUSTON, *Chairman*.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File 139, a bill for an act to amend section five hundred fifteen point forty-nine (515.49), Code 1946, relating to the combination and limitation on insurance risks, begs leave to report it 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 139 section three (3) by striking all of line ten (10) and line eleven (11) and place in lieu thereof the following, "providing it maintains a surplus to policy holders of not less than one million dollars."

T. H. HUSTON, *Chairman*.

Kilpatrick of Fremont, 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 277, an act to appropriate from the general fund of the state of Iowa to the state conservation commission funds for acquisition, construction and development of lands and waters, begs leave to report it 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. J. KILPATRICK, *Chairman*.

House File 277 referred to committee on appropriations.

Also:

MR. SPEAKER: Your committee on conservation of resources, to whom was referred House File 289, an act relating to the expenses of soil conservation district commissioners and providing for an appropriation for that 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.

W. J. KILPATRICK, *Chairman*.

House File 289 referred to committee on appropriations.

Also:

MR. SPEAKER: Your committee on conservation of resources, to whom

was referred House Joint Resolution 4, A Joint Resolution proposing to establish a temporary Resources Council to study problems of flood control, soil conservation, drainage, wild life conservation and recreational facilities, and to recommend to the Fifty-third General Assembly means to achieve coordination of these activities, 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.

W. J. KILPATRICK, *Chairman.*

House Joint Resolution 4 referred to Committee on Appropriations.

Van Eaton of Woodbury, 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 220, a bill for an act to amend section three hundred sixty-eight point one (368.1), section three hundred sixty-eight point nine (368.9), and section three hundred seventy point thirteen (370.13), Code 1946, relating to general powers of cities and towns, and to leasing of public parks, and authorizing cities and towns, under thirty thousand population, to lease parks or portions thereof to organizations to conduct celebrations, and for the playing of baseball and other athletic 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 be amended as follows, and when so amended the bill do pass:

Amend House File 220 by adding thereto the following:

"Sec. 3. In cities and towns where park commissioners or permanent park boards have been established as provided by law, any lease or leases executed under the terms and provisions of Sec. two (2) of this act shall require approval of the city or town council and by such park commissioners or permanent park boards, as the case may be."

Further amend said House File by renumbering the remaining sections accordingly.

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 102, a bill for an act to authorize a tax levy in cities and towns including special charter cities for the purpose of providing a fund for the maintenance or employment of a symphony orchestra and providing for submission of the question of the levying of a tax for such purposes to the voters of 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 with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 102 by striking the comma (,) at the end of line six (6) of section two (2) and adding the following: "at a general municipal election".

C. S. VAN EATON, *Chairman.*

Fulk of Page, 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 274, a bill for an act to repeal sections one hundred seventy-six point eight (176.8) and one hundred seventy-six point nine (176.9), Code 1946, relating to appropriations by boards of supervisors to farm aid associations and describing such 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 be indefinitely postponed.

ED. W. FULK, *Chairman.*

Smith of Clayton, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage, to whom was referred House File 264, a bill for an act to amend section four hundred fifty-five point one hundred forty-two (455.142), four hundred fifty-five point one hundred forty-three (455.143), four hundred fifty-five point one hundred forty-four (455.144) and four hundred fifty-five point one hundred forty-five (455.145), Code 1946, relating to the clearing out of an outlet drainage district, begs leave to report that it 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 "county" and inserting in lieu thereof the word "township".

ERNEST T. SMITH, *Chairman.*

Also:

MR. SPEAKER: Your committee on drainage, to whom was referred House File 313, a bill for an act relating to levee and drainage districts, begs leave to report that it 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 four (4) of the bill.

ERNEST T. SMITH, *Chairman.*

Walter of Pottawattamie, 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 93, a bill for an act relating to the registration or transfer of securities to or by fiduciaries or their nominees, begs leave to report it 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.*

Also:

MR. SPEAKER: Your committee on banks and banking, to whom was

referred House File 232, a bill for an act relating to installment loans of two thousand dollars or less, begs leave to report it 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.

H. W. WALTER, *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 216, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by the Consolidated Independent School District of Vinton, in the county of Benton, state of 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 school district, begs leave to report it 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.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 163; Senate Files 31, 66 and 67.

LAWRENCE PUTNEY, *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 31, 66 and 67; House File 163.

BILLS SENT TO THE GOVERNOR

Putney of Tama, 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 February, 1947, sent to the governor for his approval: House File 163.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: February 26, 1947, House Files 36 and 37.

AMENDMENTS FILED

Amend House File 323 by adding thereto, the following:

"Sec. 2. The provisions of this act shall not apply to peanut vending machines or food vending machines." Further amend by renumbering the remaining sections accordingly.

BURKMAN of Polk.

Amend House File 313 by striking all of section four (4) thereof.

LYNES of Bremer.

Amend House File 261 by adding thereto, the following:

"Section 2. Section one hundred thirty-eight point two (138.2), Code 1946, is amended by striking from line eight (8) the following: 'Members of the local county medical society' and inserting in lieu thereof: 'physicians residing and practicing in the county'."

SCHWENDEL of Scott.

BRYSON of Hardin.

KESTER of Ringgold.

Amend Senate File 144 by inserting after the first comma in line ten (10) the following, "the Nicaraguan campaign and the Mexican punitive expedition,".

UTZIG of Dubuque.

Amend Senate File 100 as passed by the Senate by adding after the word "and" at the end of line eight (8) the following: "in townships abutting the five largest lakes in Iowa, and".

AINSWORTH of Dickinson.

Amend Senate File 100 by striking the period (.) following the figures "124.16" in line nine (9) of section seven (7) and by inserting the following: ", and except a class "B" permit or permits may be issued which contain a provision authorizing the sale of beer where food is served and consumed, the licensing authority being hereby given authority in its discretion to issue such class "B" permit or permits as it may see fit containing a provision allowing the sale of beer for consumption on the premises where food is served or consumed, or may issue permit or permits prohibiting the sale of same."

AINSWORTH of Dickinson.

Amend Senate File one hundred (100), as passed by the Senate by striking the words "one hundred" in line twelve (12) of section ten (10) and inserting in lieu thereof the word "fifty".

Further amend section seventeen (17), line twenty-nine (29), by striking the word "and", and the period (.) at the end of line thirty (30), and adding following line thirty (30), the words "and the attorney-general, who shall be the chief enforcement officer."

VAN EATON of Woodbury.

Amend Senate File 100 as passed by the Senate by amending Section six (6) line eight (8) by inserting a period (.) after the word "ordinance" and striking the remainder of said section.

Further amend Senate File 100 as passed by the Senate by amending Section seven (7) line six (6) by striking the word "sold" and inserting in lieu thereof the word "served".

VAN EATON of Woodbury.

Amend Senate File 100 by striking all of lines five (5), six (6), seven (7), eight (8) and nine (9) of section seven (7) and substituting in lieu thereof the following: "No sale of beer shall be made for consumption on the premises where more than 50% of the business is the sale or consumption of food except in dining cars or trains, in the dining room of a licensed hotel having not less than fifteen guest rooms and in such clubs as are specifically designated by section one hundred twenty-four point sixteen (124.16), Code 1946. In any place where the sale or consumption of food is less than fifty percent of the business, beer may be sold and such premises shall be identified as a tavern and a sign with the word 'TAVERN' in not less than six inch letters shall be maintained at all times on the outside of the premises so as to be readily visible to the public."

VAN EATON of Woodbury.
NELSON of Woodbury.

Amend House File One Hundred Forty-three (143) by striking all of Section One (1) thereof. Further amend by renumbering the remaining sections accordingly.

LUNDY of Monroe.

Amend Senate File One Hundred (100) by striking all of Section One (1) thereof. Further amend by renumbering the remaining sections accordingly.

LUNDY of Monroe.

Amend House File 186 as amended by the committee on insurance by striking all after the word "casualty" in the last line of subsection one (1) of section two (2) and inserting in lieu thereof a period (.).

Further amend House File 186 as amended by the committee on insurance by striking all of subsection four (4) of section two (2) after the word "casualty" in line two (2) and inserting in lieu thereof a period (.).

LUNDY of Monroe.

McFarlane of Black Hawk moved that the House adjourn. Motion prevailed and, in accordance with Senate Concurrent Resolution 9 duly adopted, the House adjourned until 2:00 p. m., Monday, March 10, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 10, 1947.

The House met pursuant to adjournment, Speaker pro tem Morrissey in the chair.

Prayer was offered by Doctor L. W. Hauter, pastor of the First Presbyterian church, Oelwein, Iowa.

Journal of February 27 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Nelson of Woodbury on request of Van Eaton of Woodbury; McEleney of Clinton on request of Long of Clinton; Mills of Adair on request of Smith of Madison.

PRESENTATION OF VISITORS

Bents of Howard presented to the House the Honorable Dave Evans of Cresco, former member of the House.

Scott of Appanoose rose under the question of personal privilege and congratulated Seymour and Numa, the recent winner and runnerup in the State High School Girls Basketball tournament.

EXPRESSION OF APPRECIATION

Watson of O'Brien expressed appreciation for the courtesies and consideration shown him by the members of the House during his recent illness.

PETITIONS

McFarlane of Black Hawk presented a petition signed by twenty-nine employees of Black Hawk county urging passage of House File 193.

Referred to committee on social security.

Schwengel of Scott presented a petition signed by officers of the Boone City P.T.A. Council and Franklin School of Boone, urging support of House File 125 and Senate File 104.

Referred to committee on judiciary 1.

Schwengel of Scott presented a petition signed by officers of the Boone City P.T.A. Council and Franklin School of Boone, urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Roosevelt Elementary School P.T.A., Mason City, urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by officers of the Abraham Lincoln High School P.T.A., Council Bluffs, urging support of House File 125 and Senate File 104.

Referred to committee on judiciary 1.

Schwengel of Scott presented a petition signed by officers of the Abraham Lincoln High School P.T.A., Council Bluffs, urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by the Des Moines League of Women Voters urging support of House File 93.

Referred to committee on schools and textbooks.

Van Eaton of Woodbury presented a petition signed by twenty-six residents of Woodbury county urging support of House File 107.

Referred to committee on public health.

Schwengel of Scott presented a petition signed by 216 residents of Woodbury county urging support of House File 156.

Referred to committee on military and veterans affairs.

Good of Boone presented a petition signed by 21 Boone county officers, deputies and employees urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Schwengel of Scott presented a petition signed by 138 citizens of Cerro Gordo county urging passage of House File 156.

Referred to committee on military and veterans affairs.

Kerr of Shelby presented a petition signed by thirteen em-

ployees of the state highway commission urging support of House Files 353 and 359.

Referred to committee on social security.

Good of Boone presented a petition signed by sixty-six citizens of Boone county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Schwengel of Scott presented a petition from 170 members of Davenport Local No. 676, Brotherhood of Painters, Decorators and Paper Hangers of America protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Good of Boone presented a petition signed by sixty-four citizens of Boone county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Schwengel of Scott presented a resolution signed by thirty-one citizens of the Riley Parent-Teacher Association, Des Moines, urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by officers of the Stowe School Parent-Teacher Association, Des Moines, urging passage of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a resolution signed by seventy-five citizens of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by officers of the American Legion Post No. 645 of Schleswig, urging support of a state bonus for the war veterans in the second world war.

Referred to committee on military and veterans affairs.

Schwengel of Scott presented a petition signed by 200 citizens of Oelwein urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the president and secretary of American Legion Auxiliary to Hanford Post No. 5. on behalf of 890 members urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by twenty-two citizens of Linn county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Wellington of Lee presented a petition signed by fifty-six citizens of Lee county protesting passage of House File 129.

Referred to committee on compensation of public officers and employees.

Tesmer of Black Hawk presented a resolution signed by the Kiwanis Club of Waterloo urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Wellington of Lee presented a petition signed by eighteen citizens of Lee county protesting passage of House File 129.

Referred to committee on compensation of public officers and employees.

Tesmer of Black Hawk presented a petition signed by eighteen employees of Black Hawk county urging support of House File 193.

Referred to committee on social security.

McFarlane of Black Hawk and Tesmer of Black Hawk presented a petition signed by 223 citizens of Black Hawk county opposing passage of House File 143.

Referred to committee on liquor control.

Smith of Clayton presented a petition signed by eighteen citizens of Clayton county urging support of House File 156.

Referred to committee on military and veterans affairs.

Bass of Montgomery presented a petition signed by twenty-four citizens of Montgomery county requesting all possible be done to

permit local voters to determine whether beer and hard liquor be sold locally.

Referred to committee on liquor control.

McFarlane of Black Hawk presented a petition signed by sixty-eight citizens of Waterloo urging support of Senate File 174 and House File 193.

Referred to committee on social security.

Weichman of Benton presented a petition signed by 350 citizens of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Gannaway of Poweshiek presented a petition signed by eighteen citizens of Chester Township urging passage of House File 125.

Referred to committee on judiciary 1.

Gannaway of Poweshiek presented a petition signed by twenty-four citizens of Grinnell urging passage of Senate File 104 and House File 125.

Referred to committee on judiciary 1.

Gannaway of Poweshiek presented a petition signed by 229 citizens of Poweshiek county urging support of House File 193 and Senate File 174.

Referred to committee on social security.

Gannaway of Poweshiek presented a petition signed by eighteen citizens of Poweshiek county urging passage of Senate File 201.

Referred to committee on public libraries.

Nelson of Woodbury presented a petition signed by seventy-two citizens of Woodbury county urging support of House File 107 and Senate File 77.

Referred to committee on public health.

Good of Boone presented a petition signed by members of the American Federation of State, County and Municipal Employees, A.F.L., Local No. 90 urging support of House File 193 and Senate File 174.

Referred to committee on social security.

Baker of Calhoun presented a petition signed by the Methodist

Men's Fellowship of Calhoun county asking favorable action on legislation favorable to local option by vote of people and against liquor by drink.

Referred to committee on liquor control.

Noble of Harrison presented a petition signed by 125 citizens of Harrison county urging support of House File 156.

Referred to committee on military and veterans affairs.

Nicholas of Cerro Gordo presented a petition signed by 150 citizens of Cerro Gordo county urging the conservation commission to fix and determine a proper open season for taking of deer in specified areas.

Referred to committee on conservation of resources.

Robinson of Delaware presented a resolution signed by the Delaware County Bar Association urging support of Senate File 181.

Referred to committee on compensation of public officers and employees.

MEMBERS OF STEERING COMMITTEE APPOINTED .

In accordance with Rule 52, the Speaker pro tem announced appointment of the following members to the steering committee, effective immediately:

Kruse of Floyd, Chairman; Morrissey of Jasper, Ranking Member; Beardsley of Warren; Burkman of Polk; Good of Boone; Olson of Mitchell; Strawman of Jones; Anderson of Henry; Stevens of Greene; Bass of Montgomery; Poston of Wayne; Lynes of Bremer; Huston of Washington; Robb of Emmet; Robinson of Delaware; Nicholas of Cerro Gordo; Redman of Sac, and Duffield of Guthrie.

Steinberg of Story in the chair.

PROOF OF PUBLICATION

Published copy of House File 318 and verified proof of publication of said bill in the Grundy Register on February 27, 1947, 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.

Published copy of House File 196 and verified proof of publication of

said bill in the Bulletin-Journal on February 27, 1947, 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.

Published copy of House File 358 and verified proof of publication of said bill in the Clinton Herald on March 6, 1947, 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.

ADOPTION OF REPORTS OF COMMITTEES

The Chief Clerk announced the adoption of reports of committees on House Files 102, 216, 220, 238, 264, 277, 289, 305, 313 and Senate Files 93, 139, 155, 178, 179, 180 and 192. Also, House Joint Resolution 4, under Rule 72.

INTRODUCTION OF BILLS

The following bills were introduced Thursday, February 27, 1947, the last day preceding the Spring recess. Due to the fact that they were not in legal form before the Journal of February 27 went to press they were read first time, committed or referred on Monday, March 10, 1947.

House File 435, by Nelson of Woodbury (Clem), a bill for an act relating to assessing property.

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

House File 436, by Nelson of Woodbury, a bill for an act relating to tax sales.

Read first time and referred to committee on judiciary 1.

House File 437, by Troeger of Wapello and Lawrence of Wapello, a bill for an act relating to the public health and the pollution of waters; to define pollution: to repeal sections one hundred thirty-five point eighteen (135.18), one hundred thirty-five point nineteen (135.19) and one hundred thirty-five point twenty-nine (135.29), Code 1946, and to enact substitutes therefor; and to amend sections one hundred thirty-five point twenty-one (135.21), one hundred thirty-five point twenty-five (135.25) and one hundred thirty-five point twenty-seven (135.27), Code 1946; and to amend chapter one hundred thirty-five (135), Code 1946, 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 sewage into state owned lakes.

Read first time and referred to committee on public health.

House File 438, by Nelson of Woodbury, a bill for an act to amend chapter four hundred sixty-six (466), Code 1946, relating to drainage districts in connection with United States levees.

Read first time and referred to committee on drainage.

House File 439, by Nelson of Woodbury, a bill for an act relating to multiple assessments against lands situated in two drainage districts, for repairs, improvements, changes, or clean-outs of drainage ditches.

Read first time and referred to committee on drainage.

House File 440, by committee on judiciary 2, a bill for an act to amend Code 1946, by inserting therein a new chapter making 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 passed on file.

House File 441, by Lynes of Bremer, a bill for an act to amend section four hundred fifty-five point one hundred sixty-seven (455.167), Code 1946, relating to the compensation of appraisers of levee and drainage districts.

Read first time and referred to committee on drainage.

House File 442, by committee on judiciary 2, a bill for an act providing for the confiscation and disposition of firearms of persons convicted of certain felonies.

Read first time and passed on file.

House File 443, by Sloane of Polk, a bill for an act to amend chapter seven hundred and ten (710), Code 1946, relating to embezzlement by bailees.

Read first time and referred to committee on judiciary 2.

House File 444, by Mills of Adair (Benson), a bill for an act providing that boards of education of school districts shall have authority to provide for moral instruction of pupils.

Read first time and referred to committee on schools and textbooks.

House File 445, by Troeger of Wapello, a bill for an act to amend section twenty-one point four (21.4), Code 1946, relating to the mileage allowed public employees driving private cars on state business.

Read first time and referred to committee on departmental affairs.

House File 446, by Nelson of Woodbury and Langland of Winneshiek, a bill for an act relating to the official bonds of county officers and their deputies.

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

House File 447, by Olson of Mitchell, Mills of Adair, Siefkas of Clarke, Saylor of Decatur, Turner of Mills, and Kerr of Shelby, a bill for an act to amend chapter one hundred twenty-four (124), Code 1946, 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 448, by Prange of Marion, Kruse of Floyd and Fimmen of Davis, a bill for an act to authorize the state of Iowa to make suitable provisions for the payment of a bonus for veterans of World War II.

Read first time and referred to committee on military and veterans affairs.

House File 449, by Sloane of Polk, a bill for an act to amend chapter four hundred two (402), Code 1946, relating to street railway regulations, four hundred two point three (402.3), Code 1946 and four hundred eighty-four point twenty-seven (484.27), Code 1946, relating to street railways and interurban lines in a city of more than twenty thousand (20,000).

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

House File 450, by Krall of Johnson, a bill for an act to amend section two hundred thirty-two point thirty-five (232.35), Code

1946, relating to the establishment of detention homes and schools.

Read first time and referred to committee on judiciary 1.

House File 451, by Nelson of Woodbury, a bill for an act to amend chapter three hundred twenty-four (324), Code 1946, relating to refund of motor vehicle fuel license fees to drainage districts.

Read first time and referred to committee on drainage.

House File 452, by Kester of Ringgold, a bill for an act relating to eligibility for agricultural land tax credit.

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

House File 453, by Sloane of Polk and Burkman of Polk, a bill for an act to provide for the opening and construction of a paved roadway and sidewalk from the state capitol grounds and appropriating funds to pay the cost thereof.

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

House File 454, by Nelson of Woodbury, a bill for an act relating to tax deeds.

Read first time and referred to committee on judiciary 1.

House File 455, by Walter of Pottawattamie, Sloane of Polk, Hicklin of Louisa, Fimmen of Davis, Nelson of Woodbury and Ainsworth of Dickinson, a bill for an act to provide for the licensing and regulation of persons, firms, associations or corporations, other than the true or original composer, who issue licenses or other agreements for the public rendition of copyrighted musical numbers by persons within the state of Iowa; to provide for the licensing and regulation of persons, other than the actual composer, engaged in the business or occupation of investigating the public rendition of copyrighted musical numbers by persons within the state of Iowa; and to provide for the enforcement of this act by the secretary of state and by prescribing penalties for the violation of or noncompliance with this act.

Read first time and referred to committee on judiciary 2.

House File 456, by Bryson of Hardin, Schwengel of Scott, Nielsen of Pottawattamie and Hedin of Scott, a bill for an act to repeal section thirty-nine point thirteen (39.13), Code 1946, and to provide for the election of one commerce commissioner for a six year term in 1948, and for the election of one commerce commissioner for a six year term in 1950, and for the election of one commerce commissioner for a two year term in 1950, and for the election of one commerce commissioner every two years thereafter for a six year term.

Read first time and referred to committee on elections.

House File 457, by Siefkas of Clarke, Beardsley of Warren, Stevens of Greene, Lucken of Plymouth, Datisman of Lyon, Walter of Marshall, Fulk of Page, Nicholas of Cerro Gordo, Putney of Tama and Huston of Washington, a bill for an act to establish a marketing bureau in the department of agriculture.

Read first time and referred to committee on agriculture 1.

House File 458, by Sloane of Polk and Burkman of Polk, a bill for an act to amend section three hundred twenty-four point sixty-three relating to motor vehicle fuel tax and the distribution of proceeds to incorporated cities and towns.

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

House File 459, by Poston of Wayne (by request), a bill for an act to establish courts in each county of the state, to define their jurisdiction, to establish their procedure, to provide judges and officers therefor, to abolish municipal, superior, and justice of the peace courts, and to repeal and amend various statutes, Code 1946, to accomplish a substitution of such county courts for the courts herein abolished.

Read first time and referred to committee on judiciary 1.

House File 460, by Nelson of Woodbury, a bill for an act granting cities, including cities operating under special charter, authority to license and regulate by ordinance the installation and construction of warm air heating systems, ventilation work and the air distribution system to and from any air conditioning unit or units; and to provide for the licensing of master and journey-men installers of such plants, and permitting cities to fix penalties for the violation of such ordinances.

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

House File 461, by Walter of Pottawattamie and Nielsen of Pottawattamie, a bill for an act relating to compensation of members of board of water works trustees and to amend section three hundred ninety-eight point eight (398.8), Code 1946.

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

House File 462, by Prange of Marion, a bill for an act to amend section one hundred nine point seventy-six (109.76), Code 1946, relating to the spearing of certain fish.

Read first time and referred to committee on fish and game.

House File 463, by Schwengel of Scott and Walter of Marshall, a bill for an act to repeal chapter 304, Code 1946, relating to the State Historical Society and establishing the Department of Iowa State Historical Society and Archives, the creation of a board to carry out the duties of said organization and providing for reports, exchange of documents and the management of the State Historical Society and the coordination of the objectives and purposes heretofore enjoyed by the State Historical Society and the State Department of History and Archives.

Read first time and referred to committee on departmental affairs.

House File 464, by Nelson of Woodbury, (Clem, Rockhill, Lynes, Faul and Dykhouse, a bill for an act to prohibit gambling on professional and nonprofessional sports and games and provide penalty therefor.

Read first time and referred to committee on police regulations.

House File 465, by committee on public health, a bill for an act to require the licensing, inspection and regulation of hospitals as herein defined; creating a hospital licensing board and prescribing its powers; providing for regulations, enforcement procedures and penalties.

Read first time and passed on file.

House File 466, by Smith of Clayton, Good of Boone, Nelson of Woodbury and Lynes of Bremer, a bill for an act to amend chapter

one hundred sixty-four point one (164.1), Code 1946, relating to the control and eradication of Bang's disease.

Read first time and referred to committee on agriculture 1.

House File 467, by Olson of Mitchell, a bill for an act providing for the protection and safety of persons in the operation of tractors by requiring such tractors to be equipped with fenders, and to provide for the enforcement thereof.

Read first time and referred to committee on agriculture 1.

House File 468, by Smith of Madison, Hicklin of Louisa, Fimmen of Davis, Beardsley of Warren and Ainsworth of Dickin-son, a bill for an act to repeal chapter two hundred eight (208), Code 1946, relating to petroleum products and to enact a substitute therefor.

Read first time and referred to committee on agriculture 2.

House File 469, by Burkman of Polk, a bill for an act to amend section thirty-seven point ten (37.10), Code 1946, relating to the representation of the Marine Corps League in the selection of commissioners to operate memorial halls and monuments authorized by chapter thirty-seven (37), Code 1946.

Read first time and referred to committee on military and veterans affairs.

House File 470, by committee on roads and highways, a bill for an act to amend section three hundred thirteen point thirty-four (313.34), Code 1946, relating to acceptance of bridges by state highway commission.

Read first time and passed on file.

House File 471, by Nelson of Woodbury (Clem, Rockhill, Lynes, Faul and Dykhouse), a bill for an act relating to bribery of participants in professional games, and prescribing penalties therefor.

Read first time and referred to committee on police regulations.

House File 472, by Burkman of Polk, a bill for an act relating to the protection of the civil service status of health department employees in the event of the creation of a county health unit plan under the provisions of chapter 138, Code 1946, in counties having a population of 175,000 or more.

Read first time and referred to committee on judiciary 1.

House File 473, by Nelson of Woodbury, a bill for an act to repeal section one hundred seventeen point eight (117.8), Code 1946, and section eight (8) of chapter ninety-six (96) of the acts of the Fifty-first General Assembly, relating to the appointment of real estate commissioners.

Read first time and referred to committee on departmental affairs.

House File 474, by Long of Clinton, Brown of Mahaska and Nelson of Woodbury, a bill for an act to amend sections eighty point eight (80.8), eighty point fifteen (80.15), and eighty point twenty (80.20), Code 1946, relating to the department of public safety.

Read first time and referred to committee on departmental affairs.

House File 475, by Nelson of Woodbury, a bill for an act to amend section three hundred sixty-eight point twenty-four (368.24), Code 1946, relating to general powers of cities and towns.

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

House File 476, by Burkman of Polk, a bill for an act to provide for the amendment of articles of incorporation of corporations heretofore or hereafter organized under the laws of this state, by increasing or decreasing their authorized capital stock, or reclassifying the same by changing the number, par value, designations, preferences or other special rights of the shares, or by changing shares with par value into shares without par value, or shares without par value into shares with par value, and in connection therewith, fixing the amount of capital represented by outstanding shares and reducing the capital of the corporation to the aggregate amount thereof.

Read first time and referred to committee on private corporations.

House File 477, by Kester of Ringgold, a bill for an act relating to eligibility for homestead tax credit.

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

House File 478, by Sloane of Polk and Burkman of Polk, a bill for an act to amend section six hundred two point thirty-two (602.32), Code 1946, relating to the fees, costs and expenses in municipal courts.

Read first time and referred to committee on judiciary 2.

House File 479, by Lundy of Monroe, a bill for an act to amend section three hundred ten point eleven (310.11), Code 1946, to prevent the neglect of roads forming the boundary between two (2) counties and to require the counties to designate a fair proportion of each road as farm-to-market roads.

Read first time and referred to committee on roads and highways.

House File 480, by committee on drainage, a bill for an act to permit counties to co-operate with the federal government, the state, its sub-divisions and instrumentalities in the construction and maintenance of flood and erosion control projects in the state and to levy a tax for maintenance thereof.

Read first time and passed on file.

INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 8, by Schwengel of Scott, McFarlane of Black Hawk, Van Eaton of Woodbury, Tesmer of Black Hawk, McEleney of Clinton, Burkman of Polk, Hedin of Scott, Nielsen of Pottawattamie, Nelson of Woodbury, Long of Clinton, Duffy of Dubuque, Utzig of Dubuque, Lawrence of Wapello, Nicholas of Cerro Gordo, Steinberg of Story, Kosek of Linn, Knickerbocker of Linn, Troeger of Wapello and Krall of Johnson, proposing to repeal and reenact a substitute for section thirty-five (35) of Article Three III of the Constitution of the state of Iowa, as said section was adopted by vote of the people in 1904, relating to representation in the House of Representatives.

Whereas, it is a fundamental concept of democratic government that the people are entitled to representation proportionate to population, and

Whereas, the people of the state of Iowa are deserving of and entitled to such proportionate representation, and

Whereas, there has been no reapportionment of the House of Representatives since 1904, and

Whereas, at the present time persons representing but one-third of the population of the state of Iowa can control the House of Representatives by majority vote, and

Whereas, a situation is thus created whereby the will of a minority is forced upon the people of the state of Iowa, and

Whereas, it lies within the province of the General Assembly to correct this inequality and injustice by submitting the matter to a vote of the people, now, therefore,

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

Section 1. Section thirty-five (35) of article three (III) of the Constitution of the state of Iowa is repealed and the following enacted in lieu thereof:

“The House of Representatives shall consist of not more than one hundred and eight members. The county having the greatest population as determined by the last preceding federal census shall have four representatives; the four counties having the next greatest population shall have three representatives each; the eighteen counties having the next greatest population shall have two representatives each; and the remaining representation shall be apportioned among the remaining counties in such manner that said representative districts shall be of approximately equal population.”

Read first time and referred to committee on constitutional amendments.

SENATE MESSAGE CONSIDERED

Senate File 211, a bill for an act to suppress the increasing abuse of unlicensed and unregulated sales of alcoholic liquor by an exercise of the police power of the state for the protection of the welfare, health, morals and the safety of the people of the state by licensing and regulating the sale of wine and spirits by reputable persons in cities and towns under local conditions; and to amend chapter one hundred twenty-three (123), Code 1946, relating to the sale and control of liquor and for the promotion of temperance, and to provide for the issuance by cities and towns of licenses to sell wine and spirits for consumption on the premises where sold in said cities and towns; limiting the authority to issue such licenses to cities and towns having a population of less than ten thousand inhabitants, unless a petition therefor is properly signed and filed; providing for a mulct tax against those to whom licenses are issued; levying a tax on all wine and spirits purchased for sale under such licenses; authorizing the State Liquor Control Commission to issue licenses to golf and country clubs located outside of cities and towns under certain conditions; defining the classes of licenses to be issued; prescribing who may obtain licenses and the conditions relating to the issuance of licenses; providing regulations of licensees and the premises covered by such license; providing regulation of licensed premises; providing for the filing of bonds by licensees; providing for revocation of license and forfeiture of bonds; and authorizing cities and towns to adopt ordinances further regulating the sale of wine and spirits.

Read first time and referred to committee on liquor control.

CONSIDERATION OF BILLS

House File 196, a bill for an act to legalize the action of the city council of the city of Independence, Iowa, in respect to the purchase of a tract of land near the city of Independence, Iowa, for the construction of a municipal airport, with report of committee recommending passage, was taken up for consideration.

Nelson of Buchanan moved that the bill be read a last time now and placed 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:

Ainsworth	Fimmen	Landsness	Sloane
Avery	Fletcher	Langland	Smith of Clayton
Baker	Frei	Lawrence	Smith of
Beman	Fulk	Loss	Des Moines
Bents	Graham	McFarlane	Smith of Madison
Bloom	Hansen	Nelson of	Steinberg
Bockwoldt	Hedin	Buchanan	Tesmer
Boothby	Hendrix	Noble	Troeger
Brown of	Hicklin	Norland	Turner
Mahaska	Hinrichs	Patrick	Utzig
Brown of Monona	Humbert	Pieper	Walker
Bryson	Ingalls	Prange	Walter of
Butler	Kerr	Putney	Marshall
Datisman	Kester	Rankin	Watson
Davis	Kilpatrick	Reed	Weichman
De Groote	King	Saylor	Weiss
Donohue	Knickerbocker	Schwengel	Wellington
Duffy	Koch	Scott	Williams
Eckels	Kosek	Siefkas	Wilson
Fiene	Krall		

The nays were: none.

Absent or not voting, 34:

Anderson	Klemesrud	Morrissey	Robb
Bass	Kruse	Neal	Robinson
Beardsley	Long	Nelson of	Shepard
Burkman	Lucken	Woodbury	Stevens
Duffield	Lundy	Nicholas	Strawman
Edwards	Lynes	Nielsen	Van Eaton
Gannaway	McEleney	Olson	Walter of
Good	Mills	Poston	Pottawattamie
Huston	Moore	Redman	Mr. Speaker

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

House File 216, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by the Consolidated Independent School District of Vinton, in the county of Benton,

State of 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 school district, with report of committee recommending passage, was taken up for consideration.

Weichman of Benton offered the following amendment proposed by him and moved its adoption:

Amend House File 216 by striking all of the first paragraph beginning with the word "WHEREAS" following the title and striking all of the second paragraph beginning with "WHEREAS" following the title down to the enacting clause, with the exception of the last two words "Now, Therefore", and substituting the following:

"WHEREAS, pursuant to notice a special election was held on October 2, 1946, on the question of establishing within Benton County, Iowa, a school district designated the "Consolidated Independent School District of Vinton, Benton County, Iowa", and more than a majority of the votes cast at said election were in favor of establishment of said school district and thereafter pursuant to an election the board of directors for said school district was organized on October 29, 1946; and

"WHEREAS, thereafter at an election held within said school district on December 19, 1946, more than sixty per cent of the votes cast on the proposition were in favor of the issuance of bonds of said school district, and in reliance upon said election said board of directors by resolution authorized and provided for the issuance of school building bonds of said school district in the principal amount of three hundred fifty thousand dollars (\$350,000) and for the levy of taxes to pay said bonds including interest thereon; and

"WHEREAS, doubts have arisen concerning the validity and legal sufficiency of the proceedings relating to the organization of said school district, the proceedings and provisions made for the issuance of said bonds and for the payment of same, and it is deemed advisable to put said doubts and all others that might arise concerning same forever at rest;"

Further amend by striking all of section one (1) and substituting in lieu thereof the following:

"Section 1. That all proceedings relating to the organization of said school district, known as the Consolidated Independent School District of Vinton, in the county of Benton, state of Iowa, and all proceedings heretofore taken by the board of directors thereof authorizing and providing for the issuance, sale and delivery of school building bonds by said school district and providing for the levy and collection of annual taxes to pay the interest on and principal of said bonds, are hereby legalized, validated and confirmed and said school building bonds issued, sold and delivered pursuant to and in accordance with said proceedings are hereby declared to be legal and to constitute valid and binding obligations of said school district."

Further amend by striking all of the title following the word "proceedings" in line one (1) thereof and substituting in lieu thereof the following:

"relating to the organization of the Consolidated Independent School District of Vinton, in the county of Benton, state of Iowa, the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by said school district and the provisions made for the payment of said bonds and declaring bonds issued pursuant to said proceedings to be enforceable obligations of said school district."

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, 72:

Ainsworth	Fimmen	Krall	Sloane
Avery	Fletcher	Landsness	Smith of Clayton
Baker	Frei	Langland	Smith of
Beman	Fulk	Lawrence	Des Moines
Bents	Gannaway	Loss	Smith of Madison
Bloom	Graham	Lucken	Steinberg
Bockwoldt	Hansen	McFarlane	Tesmer
Boothby	Hedin	Nelson of	Troeger
Brown of	Hicklin	Buchanan	Turner
Mahaska	Hinrichs	Noble	Utzig
Brown of Monona	Humbert	Norland	Van Eaton
Butler	Ingalls	Pieper	Walker
Datiman	Kerr	Putney	Walter of
De Groote	Kester	Rankin	Marshall
Donohue	Kilpatrick	Reed	Watson
Duffy	King	Saylor	Weichman
Eckels	Knickerbocker	Schwengel	Weiss
Edwards	Koch	Scott	Wellington
Fiene	Kosek	Siefkas	Williams
			Wilson

The nays were: none.

Absent or not voting, 36:

Anderson	Klemesrud	Neal	Redman
Bass	Kruse	Nelson of	Robb
Beardsley	Long	Woodbury	Robinson
Bryson	Lundy	Nicholas	Shepard
Burkman	Lynes	Nielsen	Stevens
Davis	McEleney	Olson	Strawman
Duffield	Mills	Patrick	Walter of
Good	Moore	Poston	Pottawattamie
Hendrix	Morrissey	Prange	Mr. Speaker
Huston			

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

House File 179, a bill for an act to amend section six hundred thirty-eight point twenty-five (638.25), Code 1946, relating to accounting of executors and administrators, 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, 73:

Ainsworth	Fimmen	Krall	Smith of Clayton
Avery	Fletcher	Landsness	Smith of
Baker	Frei	Langland	Des Moines
Beman	Fulk	Lawrence	Smith of Madison
Bents	Gannaway	Loss	Steinberg
Bloom	Graham	Lucken	Tesmer
Bockwoldt	Hansen	McFarlane	Troeger
Boothby	Hedin	Neal	Turner
Brown of	Hicklin	Nelson of	Utzig
Mahaska	Hinrichs	Buchanan	Van Eaton
Brown of Monona	Humbert	Nielsen	Walker
Bryson	Ingalls	Noble	Walter of
Burkman	Kerr	Norland	Pottawattamie
Butler	Kester	Putney	Watson
Datisman	Kilpatrick	Rankin	Weichman
Davis	King	Saylor	Weiss
De Groote	Knickerbocker	Scott	Wellington
Duffy	Koch	Siefkas	Williams
Eckels	Kosek	Sloane	Wilson
Fiene			

The nays were: none.

Absent or not voting, 35:

Anderson	Kruse	Nicholas	Robinson
Bass	Long	Olson	Schwengel
Beardsley	Lundy	Patrick	Shepard
Donohue	Lynes	Pieper	Stevens
Duffield	McEleney	Poston	Strawman
Edwards	Mills	Prange	Walter of
Good	Moore	Redman	Marshall
Hendrix	Morrissey	Reed	Mr. Speaker
Huston	Nelson of	Robb	
Klemesrud	Woodbury		

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

House File 254, a bill for an act to amend section four hundred sixty-one point one (461.1), Code 1946, providing for the cost of operating and making repairs and improvements to pumping station, with report of committee recommending passage, was taken up for consideration.

Hendrix 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, 67:

Ainsworth	Fletcher	Lucken	Smith of Clayton
Avery	Gannaway	McFarlane	Smith of
Baker	Graham	Moore	Des Moines
Beman	Hansen	Neal	Smith of Madison
Bockwoldt	Hedin	Nelson of	Steinberg
Boothby	Hicklin	Buchanan	Tesmer
Brown of	Hinrichs	Nielsen	Troeger
Mahaska	Humbert	Noble	Turner
Brown of Monona	Kerr	Norland	Utzig
Bryson	Kester	Patrick	Van Eaton
Butler	Kilpatrick	Rankin	Walker
Datisman	King	Reed	Watson
Davis	Knickerbocker	Saylor	Weichman
De Groot	Koch	Schwengel	Weiss
Duffy	Kosek	Scott	Wellington
Eckels	Krall	Siefkas	Williams
Fiene	Landsness	Sloane	Wilson
Fimmen	Langland		

The nays were, 1:

Bents

Absent or not voting, 40:

Anderson	Hendrix	Mills	Robb
Bass	Huston	Morrissey	Robinson
Beardsley	Ingalls	Nelson of	Shepard
Bloom	Klemesrud	Woodbury	Stevens
Burkman	Kruse	Nicholas	Strawman
Donohue	Lawrence	Olson	Walter of
Duffield	Long	Pieper	Marshall
Edwards	Loss	Poston	Walter of
Frei	Lundy	Prange	Pottawattamie
Fulk	Lynes	Putney	Mr. Speaker
Good	McEleney	Redman	

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

House File 102, a bill for an act to authorize a tax levy in cities and towns including special charter cities for the purpose of providing a fund for the maintenance or employment of a symphony orchestra and providing for submission of the question of the levying of a tax for such purposes to the voters of such cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

Van Eaton of Woodbury moved that the following amendment proposed by the committee be adopted:

Amend House File 102 by striking the comma (,) at the end of line six (6) of section two (2) and adding the following: "at a general municipal election".

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, 70:

Ainsworth	Fimmen	Langland	Smith of Clayton
Avery	Fletcher	Lucken	Smith of
Beman	Frei	McFarlane	Des Moines
Bents	Fulk	Moore	Smith of Madison
Bloom	Gannaway	Neal	Steinberg
Bockwoldt	Graham	Nelson of	Tesmer
Boothby	Hansen	Buchanan	Troeger
Brown of	Hendrix	Nielsen	Utzig
Mahaska	Hicklin	Noble	Van Eaton
Brown of Monona	Hinrichs	Norland	Walker
Butler	Humbert	Patrick	Walter of
Datisman	Kerr	Putney	Pottawattamie
Davis	Kester	Rankin	Watson
De Groot	Kilpatrick	Reed	Weichman
Donohue	Knickerbocker	Saylor	Weiss
Duffy	Koch	Scott	Wellington
Eckels	Kosek	Siefkas	Williams
Edwards	Lynes	Sloane	Wilson
Fiene	Landsness		

The nays were: none.

Absent or not voting, 38:

Anderson	Ingalls	Mills	Robb
Baker	King	Morrissey	Robinson
Bass	Klemesrud	Nelson of	Schwengel
Beardsley	Kruse	Woodbury	Shepard
Bryson	Lawrence	Nicholas	Stevens
Burkman	Long	Olson	Strawman
Duffield	Loss	Pieper	Turner
Good	Lundy	Poston	Walter of
Hedin	Lynes	Prange	Marshall
Huston	McElaney	Redman	Mr. Speaker

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

Senate File 150, a bill for an act to amend section two hundred forty-nine point eighteen (249.18), Code 1946, relating to the payment of reasonable funeral expenses from the old age assistance fund so as to increase maximum payments and allowances, 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, 70:

Ainsworth	Fimmen	Langland	Sloane
Avery	Fletcher	Loss	Smith of Clayton
Baker	Frei	McFarlane	Smith of
Beman	Fulk	Moore	Des Moines
Bents	Gannaway	Neal	Smith of Madison
Bloom	Graham	Nelson of	Steinberg
Boothby	Hansen	Buchanan	Tesmer
Brown of	Hedin	Nielsen	Troeger
Mahaska	Hendrix	Noble	Turner
Brown of Monona	Hinrichs	Norland	Utzig
Bryson	Humbert	Pieper	Walter of
Butler	Kerr	Prange	Pottawattamie
Datman	Kester	Rankin	Watson
De Groot	Kilpatrick	Reed	Weichman
Donohue	Knickerbocker	Saylor	Weiss
Duffy	Koch	Schwengel	Wellington
Eckels	Kosek	Scott	Williams
Edwards	Krall	Siefkas	Wilson
Fiene	Landsness		

The nays were, 1:

Putney

Absent or not voting, 37:

Anderson	Ingalls	Mills	Robinson
Bass	King	Morrissey	Shepard
Beardsley	Klemesrud	Nelson of	Stevens
Bockwoldt	Kruse	Woodbury	Strawman
Burkman	Lawrence	Nicholas	Van Eaton
Davis	Long	Olson	Walker
Duffield	Lucken	Patrick	Walter of
Good	Lundy	Poston	Marshall
Hicklin	Lynes	Redman	Mr. Speaker
Huston	McEleney	Robb	

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 provide for refunds where taxpayers have remitted more than 50% of the tax due and payable in the year 1946, was taken up for consideration.

Bryson of Hardin offered the following amendment and moved its adoption:

Amend House File 420 by amending the title to read as follows: "An Act to provide for refunds where tax payers have remitted more than 50% of the state income tax due and payable for the year 1946."

Amendment adopted.

Bryson of Hardin offered the following amendment and moved its adoption:

Amend section one (1) in line two (2) by inserting between the

words "the" and "tax" the words "state income" and also amend line three (3) by inserting the word "for" in lieu of the word "in" following the word "payable" in said line.

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, 85:

Ainsworth	Fulk	Lucken	Smith of Clayton
Anderson	Gannaway	Lynes	Smith of
Avery	Good	McFarlane	Des Moines
Baker	Graham	Nelson of	Smith of Madison
Beman	Hansen	Buchanan	Stevens
Bents	Hedin	Nicholas	Strawman
Bloom	Hendrix	Nielsen	Steinberg
Boothby	Hicklin	Noble	Tesmer
Brown of	Hinrichs	Patrick	Troeger
Mahaska	Humbert	Pieper	Turner
Brown of Monona	Ingalls	Poston	Utzig
Bryson	Kerr	Prange	Walker
Butler	Kester	Putney	Walter of
Datisman	Kilpatrick	Rankin	Marshall
Davis	King	Redman	Walter of
De Groote	Knickerbocker	Reed	Pottawattamie
Duffy	Koch	Robb	Watson
Eckels	Kosek	Saylor	Weichman
Edwards	Krall	Schwengel	Weiss
Fiene	Kruse	Scott	Wellington
Fimmen	Landsness	Siefkas	Williams
Fletcher	Langland	Sloane	Wilson
Frei	Loss		

The nays were: none.

Absent or not voting, 23:

Bass	Huston	Mills	Norland
Beardsley	Klemesrud	Moore	Olson
Bockwoldt	Lawrence	Morrissey	Robinson
Burkman	Long	Neal	Shepard
Donohue	Lundy	Nelson of	Van Eaton
Duffield	McEleney	Woodbury	Mr. Speaker

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.

REPORTS OF COMMITTEES

Schwengel of Scott, from the committee on schools and text-books, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 199, a bill for an act to amend section two hundred ninety-six point one (296.1), Code 1946, and to provide for the construction of and procuring sites for stadiums and field houses by school corporations, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED D. SCHWENDEL, *Chairman.*

Steinberg of Story, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 371, a bill for an act to amend section six hundred two point one (602.1), Code 1946, relating to the establishment 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.

ALBERT STEINBERG, *Chairman.*

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bill February 27, 1947: House File 163.

AMENDMENTS FILED

Amend House File 351, section one (1) by striking from lines six (6) and seven (7) the words: "during the period beginning July 1, 1947, and ending June 30, 1949." and substituting in lieu thereof the following: "during the time the refund permit is suspended or revoked by the state treasurer."

Further amend by striking section two (2).

Amend the title by striking the words "ensuing biennium" from line three thereof and inserting in lieu thereof the following: "time the refund permit is suspended or revoked by the state treasurer."

MORRISSEY of Jasper.

Amend Senate File 100, section one (1), line five (5), by placing the word "and" following the word "villages."

Further amend Senate File 100 by striking all of sections 5, 14, 15 and 16, and renumbering the remaining sections accordingly.

Further amend Senate File 100, section seven (7), by inserting after the word "and" in line eight (8), "such places of business as shall have approval from the town or city council and".

WEICHMAN of Benton.

Amend House File 363, section one (1), line thirteen (13), by striking the period and adding thereto the following: "; and providing further that newspaper carrier boys shall be exempt from the age provisions of this act."

MORRISSEY of Jasper.

Amend Senate File 192 by inserting in section 5, line 10, after the figures "515" a "," and immediately after the "," the following: "or a reciprocal or interinsurance exchange organized under the provisions of chapter 520".

BURKMAN of Polk.

Amend House File 314 as follows:

1. Amend section 2, subsection (d), by striking from line eleven (11) the word "in".
2. Amend section 3 by inserting in line seven (7) before the word "agency" the word "sole".
3. Amend section 5 by inserting before the word "council" in line four (4) the words "hospital advisory" and by striking the words "of health" after the word "council" in line four (4).
4. Further amend section 5 by changing the word "four" in line six (6) to "five", and by changing the word "three" in line seven (7) to "four".
5. Further amend section 5 by changing the word "four" in line nine (9) to "three" and by striking all of lines ten (10), eleven (11) and twelve (12) after the word "ability" in line ten (10), and by striking the word "allied" in line thirteen (13) and inserting in lieu thereof the word "from".
6. Further amend section 5 by striking from line fifteen (15) the words "in each of these three aforesaid groups, members shall" and by striking all the words in line sixteen (16) and all the words in line seventeen (17) and insert in lieu thereof "The governor shall appoint three members for terms of one year, three members for terms of two years, three members for terms of three years, and three members for terms of four years, provided, however, that the terms of no more than two members of any of the three aforesaid groups shall expire in the same year. Their successors shall be appointed for terms".

AVERY of Clay.

Amend Senate File 144 by striking all of section one (1) after the word "men" in line six (6) thereof and substituting in lieu thereof the following: "and women from the military or naval forces of the United States in any war in which the United States was or is now engaged, including all campaigns and expeditions for which a campaign medal has been authorized by the United States government, who are citizens and residents of this state."

UTZIG of Dubuque.

Amend Senate File 100 by adding thereto as a new section the following:

"Section —. Chapter one hundred twenty-four (124), Code 1946, is hereby amended by adding thereto as a new section the following:

'Advertisements. Except as permitted by federal statutes and regulations, there shall be no public advertisement or advertising of beer, ale, or any malt liquors in any manner or form within the state. Labels, or printing on bottles, cans or cartons designating the contents, the brand, or the producer thereof, shall not be deemed advertising within the meaning of this act.'

STEINBERG of Story.

Amend Senate File 100 by adding thereto in section nine (9), after the word basis in line eleven (11) thereof the following: "No said permit shall be granted if there is any discrimination in the by-laws or rules of such country clubs as a membership therein. Manual laborer, farmer or tiller of the soil shall not be excluded from membership therein, and there shall be no discriminate or unjust increase in the membership fees thereof, or any limitation of the number of members thereof."

DUFFY of Dubuque.

Amend House File 93 section six (6) by striking from lines 2, 3, and 4, the following words: "for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, for the purposes set forth in this act".

Further amend section six (6) by striking from lines 7 and 8 the following words: "for each year of the biennium beginning July 1, 1947 and ending June 30, 1949".

Further amend by adding a new section nine (9). This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Tipton Advertiser, a newspaper published at Tipton, Iowa and in The West Branch Times, a newspaper published at West Branch, Iowa.

DONOHUE of Cedar.

Amend Senate File one hundred (100), as passed by the Senate by striking the words "one hundred" in line twelve (12) of section ten (10) and inserting in lieu thereof the word "fifty" for individual stores doing an annual business of fifty thousand (50,000) dollars or less, and one hundred (100) dollars per year for individual stores doing an annual business in excess of fifty thousand (50,000) dollars.

VAN EATON of Woodbury.

Amend House File three hundred eighty-four (384) by striking all after the enacting clause except section five (5) and substituting the following:

"Section 1. There is hereby created in the state treasurer's office a fund to be known as the Farm to Market Special Need Fund.

Sec. 2. There is hereby appropriated from any funds available in the state general fund not otherwise appropriated the sum of three million dollars (\$3,000,000) which shall be credited by the state treasurer to the Farm to Market Special Need Fund created by this act.

Sec. 3. The state highway commission is hereby empowered to expend any and all amounts in the Farm to Market Special Need Fund for the purpose of improving farm-to-market roads which are part of the secondary road system of any county in Iowa.

Sec. 4. Any county may make application for allotments from the Farm to Market Special Need Fund to be used in the assisting and improvement of any farm-to-market project located within that county and in applying for allocation of funds for any project the county shall certify that it has made every reasonable effort by the levying of local road taxes and otherwise to provide funds for the improvement of its farm-to-market roads and that it is necessary that the Farm to Market Special Need Fund pay or aid in the paying of the cost of constructing said project.

Sec. 5. The state highway commission shall in consideration of such applications decide whether or not there is a necessity for the appropriation of a special fund for said purpose. The county may in presenting any application for allocation from Farm to Market Special Need Fund provide for the payment of such portion of the cost of the project as may be deemed advisable from its secondary road construction fund.

Sec. 6. The state highway commission shall determine in the case of any such application whether or not it is desirable to allocate special funds for the project. In the event any grant is made the project shall be carried out under the provisions of chapter three hundred ten (310), Code 1946, relating to farm-to-market roads, and the highway commission may provide that part of the cost of such project shall be defrayed from the county's share of the farm-to-market road fund established under the provisions of chapter three hundred ten point three (310.3), Code 1946.

Sec. 7. Upon approval by the state highway commission of vouchers which are payable from the farm-to-market Special Need Fund such vouchers shall be forwarded to the state comptroller who shall draw warrants therefor. Such warrants shall be paid by the treasurer of state from the Farm to Market Special Need Fund."

WALTER of Marshall.

Amend House File 135 section two (2) lines 5 and 6 by striking out the following words: "extend stop signal arm and".

Further amend section two (2) line 10, by striking out the word "kept".

Further amend section four (4) by striking from lines 10 and 11, the following words: "Unit shall be dust-proof and water-tight."

DONOHUE of Cedar.

On motion by McFarlane of Black Hawk the House adjourned until 9:45 a.m., Tuesday, March 11, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 11, 1947.

The House met pursuant to adjournment, Speaker pro tem Morrissey in the chair.

Prayer was offered by the Reverend Fred Jansson, pastor of the Mission Covenant Church, Stanton, Iowa.

Journal of March 10 was corrected and approved.

PRESENTATION OF VISITORS

Burkman of Polk presented to the House the pupils of Webster Center School of Polk county with their teacher, Mrs. Fern Christenson.

Edwards of Union presented to the House the Creston High School class in government with their teacher and principal.

Bloom of Webster introduced to the House the Honorable Harry Cox, former member of the House from Webster county.

Butler of Pocahontas introduced to the House the Honorable A. J. Shaw, former Senator from Pocahontas county.

PETITIONS

Kruse of Floyd presented a petition signed by thirty-six citizens of Floyd county urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Butler of Pocahontas presented a petition signed by twenty-nine citizens of Rolfe urging support of House File 156.

Referred to committee on military and veterans affairs.

Brown of Mahaska presented a petition signed by fifty-four citizens of Mahaska county urging passage of House File 156.

Referred to committee on military and veterans affairs.

Bloom of Webster presented a petition signed by thirty-three citizens of Fort Dodge urging passage of House File 353.

Referred to committee on social security.

Bloom of Webster presented a petition signed by 196 citizens of Fort Dodge urging support of House File 156.

Referred to committee on military and veterans affairs.

Schwengel of Scott presented a petition signed by 300 citizens of Scott county urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by fifty-seven citizens of Davenport urging support of Senate File 100.

Referred to committee on liquor control.

Schwengel of Scott presented a petition signed by fifty-two citizens of Scott county urging support of House File 113.

Referred to committee on schools and textbooks.

Nelson of Buchanan presented a petition signed by twenty-four citizens of Independence urging support of House File 193.

Referred to committee on social security.

Davis of Fayette presented a petition signed by fourteen citizens of West Union urging support of the "dry beer bill."

Referred to committee on liquor control.

Bockwoldt of Ida presented a telegram signed by the Ida Grove Commercial Club opposing passage of House File 384.

Referred to committee on roads and highways.

Schwengel of Scott presented a petition signed by 270 citizens of Scott county urging passage of House File 156.

Referred to committee on military and veterans affairs.

Smith of Des Moines presented a petition signed by twenty-five citizens of Des Moines county urging support of House File 156.

Referred to committee on military and veterans affairs.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by seventy citizens of Linn county urging support of House File 143.

Referred to committee on liquor control.

Kosek of Linn presented a petition signed by 400 citizens of Cedar Rapids urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Bass of Montgomery presented thirty-two telegrams from citizens of Iowa City urging passage of House File 447.

Referred to committee on liquor control.

Duffy of Dubuque presented a petition signed by twenty-six Dubuque county officers, deputies and clerks urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Walter of Marshall presented a petition signed by thirty citizens of Marshalltown urging support of House File 156.

Referred to committee on military and veterans affairs.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by seventy-five members of Ellis Park Church of God, Cedar Rapids, urging support of House File 143.

Referred to committee on liquor control.

Morrissey of Jasper presented a petition signed by the W.C.T.U. of Lynnville urging support of Senate File 100.

Referred to committee on liquor control.

Humbert of Adams presented a resolution signed by officers of the Corning Departmental Club of 130 members urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by thirty-five members of the St. James Methodist Church of Cedar Rapids urging support of House File 143.

Referred to committee on liquor control.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by 135 citizens of Linn county urging support of House File 143.

Referred to committee on liquor control.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by sixty-five members of the Four Square Gospel Tabernacle of Cedar Rapids urging support of House File 143.

Referred to committee on liquor control.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by twelve citizens of Linn county urging support of House File 143.

Referred to committee on liquor control.

Knickerbocker of Linn presented a petition signed by forty-seven citizens of Cedar Rapids urging support of House File 143.

Referred to committee on liquor control.

McFarlane of Black Hawk presented a resolution signed by officers of the Kiwanis Club of Waterloo urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Turner of Mills presented a petition signed by thirty-seven citizens of Glenwood urging support of House File 193.

Referred to committee on social security.

Noble of Harrison presented a petition signed by 300 citizens of Harrison county protesting passage of liquor legislation.

Referred to committee on liquor control.

Davis of Fayette presented a petition signed by five citizens of Hawkeye urging action against "liquor by the drink".

Referred to committee on liquor control.

Pieper of Allamakee presented a petition signed by twelve members of the Waukon Baptist Church of Waukon urging passage of Senate File 100.

Referred to committee on liquor control.

Davis of Fayette presented a petition signed by sixty-eight citizens of Fayette county urging support of House File 156.

Referred to committee on military and veterans affairs.

Tesmer of Black Hawk presented a petition signed by sixty-eight municipal employees of the City of Waterloo urging support of Senate File 174 and House File 193.

Referred to committee on social security.

Utzig of Dubuque presented a petition signed by eighteen citizens of Dubuque urging support of House File 156.

Referred to committee on military and veterans affairs.

Utzig of Dubuque presented a petition signed by thirty-nine Dubuque county employees urging the passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Bents of Howard presented a petition signed by thirteen Howard county officers urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Nelson of Buchanan presented a petition signed by sixty-five residents of Buchanan county protesting passage of House File 384.

Referred to committee on roads and highways.

Nelson of Buchanan presented a petition signed by fifty residents of Buchanan county urging support of House File 143, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Tesmer of Black Hawk presented a petition signed by 535 citizens of Black Hawk county urging support of House File 156.

Referred to committee on military and veterans affairs.

Beman of Keokuk presented a petition signed by 310 residents of Keokuk county protesting passage of Senate File 100.

Referred to committee on liquor control.

Bloom of Webster presented a petition signed by ninety-five citizens of Webster country urging support of House File 156.

Referred to committee on military and veterans affairs.

Nicholas of Cerro Gordo presented a petition signed by 250

citizens of Cerro Gordo county protesting passage of Senate File 100 and House File 143.

Referred to committee on liquor control.

Kosek of Linn and Knickerbocker of Linn presented a group of petitions signed by 1,311 citizens of Cedar Rapids urging support of House File 143.

Referred to committee on liquor control.

Duffy of Dubuque presented a petition signed by 2,525 citizens of Dubuque county protesting support of House File 143 and Senate File 100.

Referred to committee on liquor control.

Kesek of Linn and Knickerbocker of Linn presented a petition signed by forty-five members of the First Presbyterian Church of Cedar Rapids urging passage of House File 143.

Referred to committee on liquor control.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by the pastor, R. F. Galloway and thirty members of the Kenwood Park Presbyterian Church of Cedar Rapids urging support of House File 143.

Referred to committee on liquor control.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by eighty members of the First Baptist Church of Cedar Rapids urging support of House File 143.

Referred to committee on liquor control.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by the minister, Carroll C. Roberts and 110 members of the First Christian Church, Cedar Rapids urging support of House File 143 and Senate File 100.

Referred to committee on liquor control.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by fifteen members of the Free Methodist Church of Cedar Rapids urging support of House File 143.

Referred to committee on liquor control.

Knickerbocker of Linn presented a petition signed by six citi-

zens of Linn county urging passage of House File 143 and opposing Senate File 211.

Referred to committee on liquor control.

ADOPTION OF REPORTS OF COMMITTEES

The Chief Clerk announced the adoption of reports of committees on House Files 199 and 371 under Rule 72.

HOUSE FILE 274 REFERRED TO COMMITTEE

Hicklin of Louisa moved that House File 274 be referred to the committee on tax revision.

Roll call was demanded.

On the question "Shall House File 274 be referred to the committee on tax revision?"

The ayes were, 49:

Ainsworth	Good	Lundy	Robinson
Avery	Hansen	McEleney	Saylor
Beman	Hedin	McFarlane	Schwengel
Bents	Hendrix	Moore	Scott
Bockwoldt	Hicklin	Morrissey	Sloane
Brown of Monona	Ingalls	Nelson of	Smith of
Bryson	Knickerbocker	Woodbury	Des Moines
Burkman	Koch	Nielsen	Smith of Madison
Davis	Kosek	Pieper	Tesmer
Donohue	Langland	Prange	Weiss
Duffield	Lawrence	Putney	Williams
Duffy	Long	Redman	Wilson
Fimmen	Loss	Reed	

The nays were, 47:

Baker	Fletcher	Lucken	Steinberg
Bass	Fulk	Lynes	Stevens
Beardsley	Gannaway	Mills	Strawman
Bloom	Hinrichs	Neal	Troeger
Boothby	Humbert	Nelson of	Turner
Brown of	Huston	Buchanan	Utzig
Mahaska	Kerr	Nicholas	Walker
Butler	Kester	Noble	Walter of
Datisman	Kilpatrick	Patrick	Pottawattamie
De Groote	King	Shepard	Watson
Eckels	Krall	Siefkas	Weichman
Edwards	Kruse	Smith of Clayton	Wellington
Fiene	Landsness		

Absent or not voting, 12:

Anderson	Norland	Rankin	Walter of
Frei	Olson	Robb	Marshall
Graham	Poston	Van Eaton	Mr. Speaker
Klemesrud			

Motion prevailed and House File 274 was referred to the committee on tax revision.

MESSAGES FROM 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 68, a bill for an act requiring candidates in special elections to file election expense statements.

Also: 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 forbidding the sale of cigarettes by any state permit holder to other than holders of state or retail permits.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 242, a bill for an act relating to licenses issued to private child-placing agencies.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 245, a bill for an act to provide for a county board of education and county superintendent and assistants in each of the several counties of the state, the manner of selection of same, to prescribe their duties and powers.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 9, a bill for an act relating to watchmakers and repairmen.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 102, a bill for an act to authorize a tax levy in cities and towns, including special charter cities, for maintenance of a symphony orchestra, and providing for submission of question of levy to voters thereof.

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

House File 153, a bill for an act to authorize merger or consolidation of corporations.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 68, a bill for an act to amend sections fifty-six point one (56.1) and fifty-six point eight (56.8), Code 1946, requiring candidates in special elections to file election expense statements.

Read first time and referred to committee on elections.

Senate File 146, a bill for an act to amend section ninety-eight

point thirty-six (98.36), Code 1946, and forbidding the sale of cigarettes by any state permit holder to other than holders of state or retail permits.

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

Senate File 242, a bill for an act to repeal section two hundred thirty-five point five (235.5), Code 1946, relating to licenses issued to private child-placing agencies.

Read first time and referred to committee on child welfare.

Senate File 245, a bill for an act to provide for a county board of education and county superintendent and assistants in each of the several counties of the state, the manner of selection of same, to prescribe their duties and powers, to amend sections two hundred seventy-one point twelve (271.12), three hundred forty-one point one (341.1), and three hundred forty-one point six (341.6), and to repeal sections two hundred seventy-one point one (271.1) to two hundred seventy-one point eleven (271.11), inclusive, two hundred seventy-three point one (273.1) to two hundred seventy-three point four (273.4), inclusive, three hundred forty point thirteen (340.13) to three hundred forty point fifteen (340.15), inclusive, and three hundred one point twelve (301.12) to three hundred one point twenty-three (301.23), inclusive, Code 1946.

Read first time and referred to committee on schools and textbooks.

SENATE FILE 100 SUBSTITUTED FOR HOUSE FILE 143

Bass of Montgomery moved that Senate File 100 be substituted for House File 143.

Motion prevailed.

CONSIDERATION OF BILLS

The hour of 10:00 a.m. having arrived, Speaker pro tem Morrissey announced the special order for the consideration of Senate File 100.

On motion of Poston of Wayne, Senate File 100, a bill for an act to amend chapter one hundred twenty-four (124), Code 1946, relating to the issuance of permits to sell beer and malt liquors and to the regulation of places where sales are made by such permit holders, was taken up for consideration.

Hicklin of Louisa moved to lay Senate File 100 on the table.

Roll call was demanded.

On the question "Shall Senate File 100 be laid on the table?"

The ayes were, 37:

Ainsworth	Duffy	Kruse	Schwengel
Beman	Eckels	Lawrence	Scott
Brown of Mahaska	Fiene	Long	Shepard
Burkman	Graham	Loss	Sloane
Butler	Hedin	McEleney	Utzig
Davis	Hicklin	Nelson of Woodbury	Walker
De Groote	Hinrichs	Nielsen	Walter of Pottawattamie
Donohue	Humbert	Prange	Weichman
Duffield	Knickerbocker	Reed	Wellington
	Kosek		

The nays were, 63:

Anderson	Hansen	Neal	Smith of Clayton
Avery	Hendrix	Nelson of Buchanan	Smith of Des Moines
Baker	Huston	Nicholas	Smith of Madison
Bass	Ingalls	Noble	Steinberg
Beardsley	Kerr	Norland	Stevens
Bloom	Kester	Olson	Strawman
Bockwoldt	Kilpatrick	Patrick	Tesmer
Boothby	King	Pieper	Troeger
Brown of Monona	Koch	Poston	Turner
Bryson	Krall	Rankin	Van Eaton
Datisman	Landsness	Redman	Walter of Marshall
Edwards	Langland	Robb	Watson
Fletcher	Lynes	Robinson	Weiss
Frei	Mills	Saylor	Williams
Fulk	Moore	Siefkas	Wilson
Gannaway	Morrissey		
Good			

Absent or not voting, 8:

Bents	Klemesrud	Lundy	Putney
Fimmen	Lucken	McFarlane	Mr. Speaker

Motion lost.

Schwengel of Scott moved to defer action on Senate File 100 and that it be made a special order of business for Wednesday, March 12, 1947, at 10:00 a.m.

Roll call was demanded.

On the question "Shall Senate File 100 be deferred until March 12?"

The ayes were, 33:

Ainsworth	Burkman	Fiene	Hinrichs
Beman	Butler	Fimmen	Humbert
Bockwoldt	Davis	Hedin	Knickerbocker
Brown of Monona	Duffey	Hicklin	Kosek

Krall	McEleney	Reed	Tesmer
Lawrence	Nelson of	Schwengel	Utzig
Long	Woodbury	Scott	Walker
Loss	Nielsen	Sloane	Wellington
Lundy	Norland		

The nays were, 67:

Anderson	Gannaway	Neal	Smith of
Avery	Good	Nelson of	Des Moines
Baker	Graham	Buchanan	Smith of Madison
Bass	Hansen	Nicholas	Steinberg
Beardsley	Hendrix	Noble	Stevens
Bents	Huston	Olson	Strawman
Bloom	Ingalls	Patrick	Troeger
Boothby	Kerr	Pieper	Turner
Brown of	Kester	Poston	Van Eaton
Mahaska	Kilpatrick	Prange	Walter of
Bryson	King	Putney	Marshall
Datisman	Koch	Rankin	Walter of
De Groot	Landsness	Redman	Pottawattamie
Eckels	Langland	Robb	Watson
Edwards	Lynes	Saylor	Weichman
Fletcher	McFarlane	Shepard	Weiss
Frei	Mills	Siefkas	Williams
Fulk	Moore	Smith of Clayton	Wilson

Absent or not voting, 8:

Donohue	Klemesrud	Lucken	Robinson
Duffield	Kruse	Morrissey	Mr. Speaker

Motion lost.

Fimmen of Davis offered the following amendment to Senate File 100:

Amend Senate File 100 as passed by the Senate by striking all after the enacting clause and substituting the following:

"Section 1. Section one hundred twenty-four point nine (124.9), Code 1946, is amended by striking paragraph (f) of subsection one (1).

Sec. 2. Section one hundred twenty-four point nine (124.9), Code 1946, is amended by striking the period (.) in line seven (7) of subsection two (2) and adding thereto the following: "And in the case of a city or town, that it is located in a business district or in an area zoned for business. If such place or building is located on the ground floor, there shall be such windows in the building as will enable a clear view of the interior of the premises by a person standing on the street level on the outside thereof at a height of not to exceed four and one half feet from such level. The entire surface of such windows shall be free from any obstruction to the vision of any person from the outside, nor shall such vision be obstructed by curtains, blinds, or any other obstruction placed in close proximity to such windows."

Sec. 3. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows: "No bar at which beer is served for consumption by any person while seated or standing at such bar may be maintained in the same room where food is served in any cafe, restaurant, dining room of a licensed hotel, except on trains

or in such clubs as are specifically designated by section 124.16 Code 1946, and in taverns as hereinafter defined. The term 'bar' as used in this Act means a counter equipped to refrigerate either draft or bottled beer over which such beer is served for consumption by the purchaser while standing or sitting at such counter. The term 'tavern' as used in this Act is any room in which a bar is maintained and in which beer is sold and consumed, except on trains, and clubs as above referred to. All taverns shall be identified by a sign with the word 'TAVERN' which shall be maintained at all times on the outside of the premises, the letters of such sign shall not be less than six inches in height and the sign shall be so displayed as to be clearly visible to the public."

Sec. 4. Section one hundred twenty-four point twelve (124.12), Code 1946, is amended by striking all of said section after the word "that" in line five (5) and inserting in lieu thereof the following: "in cities and towns with a population of less than five thousand (5,000) as shown by the last Federal census, no Class "B" permit shall be issued which shall authorize the sale of beer on the premises where food is sold or consumed unless at the time of such issuance there shall be then in operation in such city or town at least one restaurant, cafe, or cafeteria where complete meals are served for pay which is not licensed to sell beer for consumption on the premises occupied by it. Such Class "B" licenses shall be issued upon the condition and shall continue in force only so long as there shall remain in operation in such city or town a restaurant, cafe, or cafeteria as above provided which does not sell beer for consumption on its premises."

Sec. 5. Section one hundred twenty-four point twenty-one (124.21), Code 1946, is amended by striking all of said section and inserting in lieu thereof the following: "Minors shall not be allowed or permitted in any taverns as above defined."

Sec. 6. Section one hundred twenty-four point twenty-five (124.25), Code 1946, is amended by striking from line nine (9) the words "one and twenty-four hundredths" and inserting in lieu thereof the words "two and forty-eight hundredths"

Sec. 7. Section one hundred twenty-four point thirty-three (124.33), Code 1946, is amended by striking all of subsection two (2) and inserting in lieu thereof the following: "2. The barrel tax collected by the state tax commission shall be distributed one half to the state general fund and one half to cities and towns upon the basis of population as determined by the last Federal census. All other license fees and taxes collected under this chapter by the state tax commission shall accrue to the state general fund. From the tax so distributed to cities and towns, so much thereof shall be used therein as is necessary to adequately enforce the provisions of this Act."

Sec. 8. Section one hundred twenty-four point ten (124.10), Code 1946, is amended by adding to subsection one (1) the following: "f. That the place or building where he intends to operate conforms to all the laws, health and fire regulations applicable thereto."

Sec. 9. Section one hundred twenty-four point twenty-four (124.24), Code 1946, is amended by striking from line five (5) of subsection three (3) the words "twenty-five dollars" and inserting in lieu thereof the words "fifty dollars."

Sec. 10. Section one hundred twenty-four point thirty-nine (124.39), Code 1946, subsection one (1) line three (3) is amended by striking the comma (,) after the word "license" and inserting in lieu thereof a period (.), and by striking all of the remainder of said subsection one (1) and inserting in lieu thereof the following: "This provision shall not apply to any club as defined in sections 124.15 and 124.16 or to hotels with fifteen or more guest rooms."

Sec. 11. Section one hundred twenty-four point thirty-nine (124.39), Code 1946, is amended by striking subsection two (2) thereof.

Sec. 12. Section one hundred twenty-four point thirty-nine (124.39), Code 1946, is amended by striking subsection three (3) and inserting in lieu thereof the following: "5. Booths which are not entirely open on one side or which are of such height or so constructed as to prevent a clear view of the head and shoulders of any person seated therein, and any other impediment, screens, or partitions which conceal the presence of any person in any room where beer is sold for consumption on the premises are prohibited."

Sec. 13. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto new section as follows: "No holder of a Class "B" permit issued under the provisions of Chapter 124, Code 1946, or any servant, agent, or employee of the holder of such permit shall do any of the following acts upon the licensed premises:

1. Fail to maintain a 'TAVERN' sign on the outside of the premises when required as above provided.

2. Sell beer in any tavern, cafe, restaurant or hotel open to the general public, if he then holds a Federal Retail Liquor dealer's stamp at such premises other than the stamp required of a retail dealer in malt liquors, if all permits held by him under the laws of this state authorizes only the sale of beer.

3. Employ or permit any minor to enter or remain in any tavern.

4. Give away beer or promote the sale of beer by the gift of any lunch, meal, or article of food.

5. Sell or give beer to a minor.

6. Sell beer to any person while such person is in an intoxicated condition.

7. Sell beer on the licensed premises, or permit beer to be consumed thereon, on any day or at any time when such sale or consumption is prohibited by the laws of the state of Iowa.

8. Sell, offer for sale, possess or permit the consumption on the licensed premises of any kind of alcoholic liquors, the sale or possession of which is not authorized under his permit.

9. Permit any known prostitute to frequent the licensed premises.

10. Permit on the licensed premises any disorderly conduct, breach of the peace, or any lewd or immoral entertainment, conduct, or practices.

The doing of any of the foregoing prohibited acts upon the licensed premises by the holder of a Class "B" permit himself, or by his servant, agent, or employee, shall constitute a nuisance, and the holder of such Class "B" permit may be restrained by temporary injunction from doing or continuing to do any of the acts above prohibited, either by himself or by means of servant, agent, or employee. Any servant, agent, or em-

ployee who does any of the foregoing prohibited acts upon the licensed premises may likewise be restrained by injunction from doing or continuing to do any of the acts above prohibited.

The court, after final hearing, if it finds that the defendant has committed any of the foregoing prohibited acts, shall permanently enjoin the defendant from doing or continuing to do any of the acts as above prohibited, either by himself or by means of servant, agent or employee. The court may further in its discretion restrain by injunction any such person from selling or offering for sale at any place within the state of Iowa beer or malt liquors for any period up to five years from the date of the granting of such injunction, and may further restrain such person from acting as the agent, servant, or employee of any person in making such sales for such period of time at any place within the state of Iowa, or from being financially interested, either directly or indirectly, in the profits or income derived from the business conducted under any permit."

Sec. 14. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "The duty is hereby imposed upon the holder of the permit and his servants, agents, and employees, to operate the licensed premises in an orderly and lawful manner by refraining from doing any of the acts above prohibited. To enable compliance with such requirements, they are vested with the discretion to refuse to sell or serve beer to any person. They may also determine what persons, other than peace officers or other public officials, may enter or remain upon the licensed premises. They shall not be required to assign any reason for their action so taken to any person affected thereby. Provided, however, that no person shall be discriminated against by reason of his race or color."

Sec. 15. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows: "Actions to enjoin nuisances by reason of the violation of any of the provisions of Section 13 of this Act shall be brought in equity in the name of the state of Iowa, by the county attorney of the county in which the licensed premises are located, who shall prosecute the same to judgment. The petition shall in all cases contain a prayer for a temporary injunction and also for a permanent injunction, upon final hearing. In such actions the court, or a judge in vacation, shall, upon presentation of the petition therefor, after hearing thereon as hereinafter provided, allow a temporary writ of injunction without bond, if it shall be made to appear to the satisfaction of the court or judge by the affidavit or affidavits filed with the petition, or by other evidence, that the nuisance complained of exists by reason of the violation of Section 13 of this Act. Upon filing the petition, the county attorney shall immediately present it to the court, or a judge if in vacation, who shall fix the time and place for hearing upon the application for temporary injunction which shall not be more than ten days subsequent to the date of filing the petition, unless the court finds that good cause exists for fixing the time for hearing at a later date."

Sec. 16. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "Such action shall be commenced by serving the defendant with an original notice in the manner and form required for the commencement of civil actions. Such notice

shall also inform the defendant of the time and place fixed by the court, or judge, for hearing on the application for temporary injunction, and shall be served upon him at least three days prior to the time fixed for hearing on such application. If hearing on the application is continued at the instance of defendant, the writ as prayed shall be granted as a matter of course. The action for permanent injunction shall be triable at the same term of court after due and timely service of the notice of the commencement thereof has been given or as soon thereafter as the business of the court shall permit. After the temporary injunction has been granted, the defendant may have the time of hearing on the permanent injunction advanced and the cause then finally determined."

Sec. 17. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "Petitions to enjoin nuisances shall be filed by the county attorney when so requested in writing by a peace officer or other person as hereinafter provided. Any peace officer who knows that the holder of a permit within his jurisdiction has violated any of the provisions of Section 13 of this Act shall file with the county attorney of the county in which the licensed premises are located an affidavit specifying in detail the facts alleged to constitute said violation and requesting that a petition be filed to enjoin said nuisance. A like affidavit and request may be filed with the county attorney by any qualified elector who resides and has for at least one year prior thereto resided in the county.

If the facts stated in such affidavit are based on the personal knowledge of affiant and show a violation of any of the provisions of Section 13 of this Act, then the county attorney shall immediately prepare a proper petition which need not be verified but the affidavit filed with him must be attached to the petition when filed with the clerk of the district court. The execution and filing of such affidavit shall not make the person a party to the action. The county attorney shall promptly file the petition with the clerk of the district court and diligently prosecute the same without delay to final judgment."

Sec. 18. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "The failure of the county attorney, without good cause, to perform the duties imposed upon him by the preceding section of this Act shall be ground for his removal from office as provided in Chapter 66, Code 1946.

It shall be the duty of all peace officers to enforce within their jurisdictions the provisions of Section 13 of this Act. They shall frequently visit all licensed premises within their jurisdictions to determine whether such permit holders are complying with the law; they shall promptly investigate all complaints made to them relative to any alleged violations of Section 13 within their jurisdiction. When any peace officer has knowledge of a violation of Section 13 committed within his jurisdiction, it shall be his duty forthwith to file an affidavit with the county attorney, as above provided, requesting that a petition for injunction to enjoin such nuisance be filed. The failure of any peace officer to perform the duties imposed upon him by this Act shall be grounds for his removal from office as provided by chapter 66, Code 1946."

Sec. 19. Chapter one hundred twenty-four (124) Code 1946 is amended

by adding thereto a new section as follows: "After the filing of a petition for injunction, no Class "B" permit may be voluntarily surrendered to the issuing authority as provided by Section 124.6 Code 1946.

If the court shall grant a permanent injunction, the clerk of the district court shall forthwith certify to the state permit board and to the city or town council, or board of supervisors which has issued the Class "B" permit covering the licensed premises involved in the action, a true copy of the order of the court granting the permanent injunction. Upon receipt of such order, the issuing authorities shall forthwith revoke the permits issued by them. When a permit is so revoked under the provisions of this Act, the holder thereof shall be ineligible for the reissuance of any permit to him for a period of five years from the date of revocation by the issuing authorities.

The revocation of the permits shall be final from the time of the entry of the order to that effect made by the issuing authority. Such order of revocation by the issuing authority shall not be stayed or suspended by an appeal to the supreme court from the judgment entered by the district court.

Any person who sells beer under a permit after it has been revoked as herein provided shall be punished as provided in section one hundred twenty-four point thirty-seven (124.37) Code 1946."

Sec. 20. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "The findings, decisions, or determinations of any authority made in any prior proceeding held before such issuing authority for the revocation of the permit of the person against whom an injunction is sought shall not be admissible in evidence or entitled to any weight or consideration by the court in the injunction proceedings against the holder of such permit."

Sec. 21. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "When an injunction has been granted, it shall be binding upon the defendant, and any violation of the provisions thereof shall be punished as a contempt as provided in Chapter six hundred sixty-five (665) Code 1946. If a permanent injunction is granted against the defendant, the court may, in its discretion, tax as a part of the costs, in the action, an attorney fee of fifty dollars in favor of the county attorney."

Sec. 22. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows: "It shall be the duty of the chief of police of every city, the marshal of every town, and the sheriff of every county to enforce within their respective jurisdictions all the laws of the state now or hereafter existing relative to alcoholic liquor, the provisions of this Act, and all the provisions of Chapter 124, Code 1946, except those relating to the collection of taxes and permit fees. Such duty cannot be avoided by the delegation of the same to a subordinate. Such officers shall, however, assign such subordinate officers within their respective jurisdictions to the duty of enforcing this Act as shall be necessary to fully and adequately perform the duties herein imposed. The failure of any chief of police, marshal, or sheriff to perform the duties as above provided shall be grounds for his removal from office as provided in Chapter 66, Code 1946."

Sec. 23. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "It shall be the duty of each city and town council in this state to provide adequate funds to employ such additional peace officers as may be required to assure the effective enforcement of the provisions of this Act."

Sec. 24. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "In the event that the chief of police or town marshal deems that additional officers will be required in their respective jurisdictions to adequately enforce the provisions of this Act, they shall have the right to make application in writing to the council of their respective city or town for the appointment of such additional officers. Such application shall fully state the facts claimed to support the need for the appointment of additional officers. In the event the city or town council fails to comply with such request in its entirety it shall state the grounds of its refusal or qualification of such request. The council shall furnish the chief of police or marshal with a copy of its ruling refusing or qualifying his request."

Sec. 25. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "There is hereby created a department of the state government which shall be known as the department of liquor and beer law enforcement, which department shall be in the bureau of criminal investigation, and the control of said bureau shall be subject to the orders and directions of the attorney general. The department herein created shall have a designated enforcement officer who shall be known as the commissioner and it shall be his duty to devote his entire time to the department and the carrying out of the provisions of this Act. The commissioner shall be appointed by the attorney general and his salary together with the expense of the department shall be provided for by an appropriation sufficient to carry out the intent and purpose of this Act."

Sec. 26. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "It shall be the duty of the department of liquor and beer law enforcement to enforce all the laws of the state now or hereafter existing relative to alcoholic liquor, the provisions of this Act, and all the provisions of Chapter one hundred twenty-four (124) Code 1946, except those relating to the collection of taxes and permit fees."

Sec. 27. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "The commissioner of public safety shall, upon requisition of the attorney general, from time to time assign for service in the department of liquor and beer law enforcement such of its officers as may be requisitioned by the attorney general for special service in the department of liquor and beer law enforcement, and when so assigned such officers shall be under the exclusive direction and control of the attorney general."

Sec. 28. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "The commissioner of liquor and beer law enforcement is authorized, with the approval of the attorney general, to appoint such clerical workers and other

employees as may be required to properly discharge the duties of this department."

Sec. 29. Chapter one hundred twenty-four (124) Code 1946 is amended by adding thereto a new section as follows: "The duty to enforce the provisions of all the laws of this state now or hereafter existing relative to alcoholic liquor and of this Act, and of the provisions of Chapter one hundred twenty-four (124) Code 1946, by the department of liquor and beer law enforcement shall be concurrent with that of the local peace officers within their respective jurisdictions. Such duty shall at all times be diligently performed by the commissioner of liquor and beer law enforcement, all supervisory officers, and all members thereof, without the necessity of a request from any local officer. When engaged in the investigation and enforcing of the provisions of the laws as above provided, the members of the department assigned to duty in the department of liquor and beer law enforcement shall have and exercise all the powers of any peace officer in the state insofar only as the enforcement of such laws may be concerned, but for no other purpose except when so directed by the governor or requested by the local authorities as provided in section eighty point nine (80.9), Code 1946."

Sec. 30. Chapter one hundred twenty-four (124) Code 1946, is amended by adding thereto a new section reading as follows: "The assignment to duty of the members of the department of liquor and beer law enforcement shall be made in writing by the commissioner. One copy of such assignment shall be delivered to the member, the other retained as a permanent record in the department. Such assignment shall describe the geographical limits of the territory in which they are assigned to operate and shall state the date of the beginning of such assignment and the date on which such assignment shall expire. During the period such assignment remains in force, the members shall be charged with the performance of all the duties imposed by the provisions of this Act within the territory assigned to them. No portion of the state shall at any time remain unassigned to some member or members of the department of liquor and beer law enforcement."

Sec. 31. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows: "The clerk of the district court of each county shall immediately after its entry in that court forward to the department of liquor and beer law enforcement a true copy of the order of the court granting a permanent injunction which determined the existence of a nuisance to be established. It shall be the duty of the department of liquor and beer law enforcement to investigate any violations of an injunction and to report the results of such investigation to the court ordering such injunction."

Sec. 32. Chapter one hundred twenty-four (124) Code 1946, is amended by adding thereto a new section as follows: "It shall be unlawful for the holder of any permit issued under the provisions of Chapter one hundred twenty-four (124) Code 1946, or the agent, servant, or employee of such holder, to, directly or indirectly, furnish, deliver or render to any peace officer, member of the department of liquor and beer law enforcement, or other officer charged with the enforcement of the

provisions of this Act, any money, property, service or thing of value without being paid a full and adequate consideration by the person receiving the same. It shall also be unlawful for such peace officer, member of the department of liquor and beer law enforcement, or other officer, to accept or receive such money, property, service or thing of value without the immediate payment in cash of a full and adequate consideration. It shall be the duty of the issuing authorities to revoke the permit of any holder violating the provisions of this section, and the violation by a member of the department of liquor and beer law enforcement or other peace officer shall be ground for the removal of such person from office."

Sec. 33. Chapter one hundred twenty-four (124), Code 1946, is amended, by adding thereto a new section as follows: "It shall be the duty of the county attorney to direct, in writing, the chief law enforcing officer of each town, city, and county to make a special investigation of all places except such clubs as are specifically designated by section one hundred twenty-four point sixteen (124.16), Code 1946, within his jurisdiction where beer is sold under a Class "B" permit. Such direction shall be made by the county attorney at least once in each quarter of each year. Upon receiving such direction, such chief law enforcing officer shall make an investigation either personally or by officers under his direction and control. Within thirty days after receiving such direction a return thereof shall be made to the county attorney on forms prepared and approved by the attorney general stating under oath his findings and that such investigation was made without prior notice to the holder of such Class "B" permit, either directly or indirectly. Such return shall be sworn to by the officer making the investigation and by the chief law enforcing officer to whom the direction was sent by the county attorney. In making the investigation, the peace officer shall give special attention to facts which would indicate violations of this title, and shall include in his return filed with the county attorney his findings with reference to whether the permit holder is the owner of a federal retail liquor stamp other than the stamp required of a retail dealer in malt liquors, whether minors are found frequenting the premises, and whether gambling devices are found therein. The county attorney shall file such returns with the district court. Such file shall be sealed and not open for public inspection, but shall be available to the county attorney, the district court, and the grand jury."

Sec. 34. If any section, subsection, clause, sentence, or phrase of this Act or the application thereof to any person or set of circumstances is for any reason held unconstitutional or invalid, such decision will not affect the validity of the remaining portions of this Act or its application to any other person or circumstances. The Legislature hereby declares that the provisions of this Act are severable, and that it would have passed this Act and each section, subsection, clause, sentence or phrase thereof, irrespective of whether any one or more of the sections, subsections, clauses, sentences, or phrases be declared unconstitutional and irrespective of whether it be declared unconstitutional or invalid to any person or set of circumstances.

On motion by McFarlane of Black Hawk, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker pro tem Morrissey in the chair.

CONSIDERATION OF SENATE AMENDMENT

On request of Hicklin of Louisa, unanimous consent having been given, House File 153, a bill for an act to amend Chapter four hundred ninety-one (491), Code 1946, to authorize merger or consolidation of corporations, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 153

1. Amend House File 153 by inserting after the word "corporations" in line two (2) of section two (2) the following words: "whether heretofore or hereafter organized."

2. Further amend House File 153 by inserting after the word "corporations" in line two (2) of section three (3) the following words "whether heretofore or hereafter organized."

3. Further amend House File 153 by inserting after the word "corporations" in line four (4) of section eleven (11) the following words: "whether heretofore or hereafter organized."

Hicklin of Louisa moved that the House concur in the Senate amendment.

Motion prevailed and Senate amendment to House File 153 was 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, 63:

Ainsworth	De Groot	Hinrichs	Lawrence
Anderson	Donohue	Humbert	Loss
Bass	Duffy	Ingalls	Lundy
Beardsley	Edwards	Kerr	Lynes
Bents	Fiene	Kilpatrick	McFarlane
Bloom	Fimmen	Klemesrud	Mills
Brown of Monona	Fletcher	Knickerbocker	Nicholas
Burkman	Frei	Koch	Nielsen
Butler	Gannaway	Kosek	Norland
Datisman	Good	Kruse	Olson
Davis	Hicklin	Landsness	Patrick

Pieper	Saylor	Smith of Madison	Watson
Putney	Shepard	Steinberg	Weichman
Rankin	Smith of Clayton	Strawman	Wellington
Redman	Smith of	Tesmer	Williams
Reed	Des Moines	Turner	Wilson

The nays were: none.

Absent or not voting, 45:

Avery	Hedin	Nelson of	Sloane
Baker	Hendrix	Buchanan	Stevens
Beman	Huston	Nelson of	Troeger
Bockwoldt	Kester	Woodbury	Utzig
Boothby	King	Noble	Van Eaton
Brown of	Krall	Poston	Walker
Mahaska	Langland	Prange	Walter of
Bryson	Long	Robb	Marshall
Duffield	Lucken	Robinson	Walter of
Eckels	McEleney	Schwengel	Pottawattamie
Fulk	Moore	Scott	Weiss
Graham	Morrissey	Siefkas	Mr. Speaker
Hansen	Neal		

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 100, a bill for an act to amend chapter one hundred twenty-four (124), Code 1946, relating to the issuance of permits to sell beer and malt liquors and to the regulation of places where sales are made by such permit holders.

Fimmen of Davis moved the adoption of his amendment.

Roll call was demanded.

Rule 18 was invoked, requiring all members present to vote.

On the question "Shall the amendment be adopted?"

The ayes were, 58:

Ainsworth	Eckels	Loss	Schwengel
Beman	Fiene	Lundy	Scott
Bents	Fimmen	Lynes	Shepard
Bockwoldt	Hedin	McEleney	Sloane
Boothby	Hicklin	McFarlane	Smith of
Brown of	Hinrichs	Morrissey	Des Moines
Mahaska	Humbert	Neal	Smith of Madison
Brown of Monona	Ingalls	Nelson of	Tesmer
Bryson	Klemesrud	Buchanan	Van Eaton
Burkman	Knickerbocker	Nicholas	Walker
Butler	Koch	Nielsen	Walter of
Davis	Kosek	Norland	Pottawattamie
De Groote	Krall	Prange	Weichman
Donohue	Kruse	Putney	Wellington
Duffield	Lawrence	Robinson	Williams
Duffy	Long		

The nays were, 47:

Anderson	Graham	Moore	Siefkas
Avery	Hansen	Nelson of	Smith of Clayton
Baker	Hendrix	Woodbury	Steinberg
Bass	Huston	Noble	Strawman
Beardsley	Kerr	Olson	Troeger
Bloom	Kester	Patrick	Turner
Datiman	Kilpatrick	Pieper	Utzig
Edwards	King	Poston	Walter of
Fletcher	Landsness	Rankin	Marshall
Frei	Langland	Redman	Watson
Fulk	Lucken	Robb	Weiss
Gannaway	Mills	Saylor	Wilson
Good			

Absent or not voting, 3:

Reed	Stevens	Mr. Speaker
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Amendment adopted.

Van Eaton of Woodbury offered the following amendment to the House substitute for Senate File 100 and moved its adoption.

Amend section nine (9) by striking the period at the end thereof and inserting in lieu thereof the following: "for individual stores doing an annual business of fifty thousand (50,000) dollars or less, and one hundred (100) dollars per year for individual stores doing an annual business in excess of fifty thousand (50,000) dollars."

Amendment adopted.

Steinberg of Story offered the following amendment to the House substitute for Senate File 100 and moved its adoption.

Amend House substitute for Senate File 100, section thirteen (13), subsection two (2), line one (1) by inserting the word "club" after the word "tavern".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 69:

Ainsworth	Edwards	Koch	Patrick
Anderson	Piene	Landsness	Pieper
Avery	Fletcher	Langland	Prange
Baker	Fulk	Lawrence	Redman
Bass	Gannaway	Lynes	Robb
Beardsley	Good	Mills	Robinson
Bents	Graham	Moore	Saylor
Bloom	Hendrix	Morrissey	Shepard
Bockwoldt	Huston	Neal	Siefkas
Boothby	Ingalls	Nelson of	Sloane
Bryson	Kerr	Buchanan	Smith of Clayton
Burkman	Kester	Nicholas	Smith of
Datiman	Kilpatrick	Noble	Des Moines
De Groote	King	Norland	Smith of Madison
Duffield	Klemesrud	Olson	Steinberg

Strawman	Utzig	Watson	Williams
Troeger	Van Eaton	Weiss	Wilson
Turner	Walter of Marshall	Wellington	

The nays were, 22:

Beman	Fimmen	Krall	Nielsen
Brown of Mahaska	Hansen	Kruse	Rankin
Brown of Monona	Hicklin	McEleney	Schwengel
Butler	Hinrichs	McFarlane	Tesmer
Davis	Knickerbocker	Nelson of Woodbury	Walter of Pottawattamie
Donohue	Kosek		

Absent or not voting, 17:

Duffy	Long	Poston	Stevens
Eckels	Loss	Putney	Walker
Frei	Lucken	Reed	Weichman
Hedin	Lundy	Scott	Mr. Speaker
Humbert			

Amendment adopted.

Schwengel of Scott and Hedin of Scott offered the following amendment to the House substitute for Senate File 100:

Amend Senate File 100, section 10 by striking from lines 4 and 5 the words "two hundred fifty" and inserting in lieu thereof the words "one thousand".

Further amend section 10 by striking from line 8 the word "three" and inserting in lieu thereof the word "one".

Amend Senate File 100, section 11, by striking all of lines 2, 3, and 4 following the word "striking" in line 2 and inserting in lieu thereof the following:

"the entire section and inserting in lieu thereof the following:

In addition to all other fees imposed under the provisions of this chapter, there shall be levied and collected on all beer manufactured in this state and on all beer imported into this state for sale therein a tax of two (2) dollars and forty-eight (48) cents for every barrel of thirty-one gallons and at a like rate if sold in any other quantity, provided, however, no tax shall be levied or collected on beer shipped out of this state."

Further amend Senate File 100 by adding the following new sections:

Section 20. Section one hundred twenty-four point four (124.4), Code 1946, is amended by adding the following additional paragraphs thereto:

"The state permit board is authorized to suspend or revoke state permits issued either by the board or by the state tax commission if the permittee violates any of the provisions of this chapter; to inspect, or cause to be inspected, any premises where beer is manufactured, distributed or sold for the purpose of ascertaining whether the provisions of this chapter and the rules and regulations of the board are being complied with; and to prescribe just and reasonable rules and regulations to govern the exercise of its powers and the practice and procedure before it.

The board may employ such assistants and employees as may reasonably be necessary to enable it to administer and enforce the provisions of this chapter.

The salaries and wages of the assistants and employees of the board shall be fixed by the board at such rates as it may deem advisable to assure proper administration and enforcement of the provisions of this chapter. All compensation and expenses of such assistants and employees of the board, and all other expenses of the board, shall be paid from the special fund provided in section 124.5 hereof:"

Sec. 21. Section one hundred twenty-four point five (124.5), Code 1946, is amended by striking the word "three" in line nine (9) of the second paragraph thereof and by inserting in lieu thereof the words "twenty-five" and by inserting after the word "holder" in line six (6) of the last paragraph thereof the following:

"and upon the revocation of a permit by the state permit board, it shall certify to the state tax commission, or city or town council or board of supervisors, the action so taken, and thereupon such state tax commission, or city or town council or board of supervisors, shall immediately cancel its permit to such permit holder."

Section 22. Section one hundred twenty-four point twenty-six (124.26), Code 1946, is hereby amended by striking the entire section and by inserting in lieu thereof the following:

"Every class 'A' permit holder shall on or before the tenth day of each month make a report under oath to the state tax commission, upon forms to be furnished by it for such purpose, showing the exact quantity of beer manufactured and/or sold in this state by such person during the preceding month. Such report shall state the names and addresses of the several purchasers of such beer and such other information as the state tax commission may require. Each manufacturer of beer within this state shall on or before the due date for filing such report pay to the state tax commission the amount of tax due at the rate fixed in accordance with the provisions of this chapter. A penalty of ten per cent of the amount of the tax shall be added thereto if the tax is not paid to the commission by said tenth day of the calendar month. Failure to file such report by a class 'A' permit holder shall constitute grounds for revocation or suspension of such person's class 'A' permit.

"No beer manufactured outside this state shall be imported into this state unless and until the tax imposed by this chapter has been paid thereon. Payment of such tax on beer imported into this state shall be evidenced by excise beer stamps, caps, lids or crowns, as prescribed by the state tax commission, affixed to the barrel or keg, or if contained in bottles, cans or other containers, to the individual bottle, can or other container, as the case may be, provided, however, that the tax upon beer imported into this state shall be rebated upon satisfactory proof being furnished to the commission, by affidavit or otherwise as the commission may determine, that such beer was shipped out of the state for sale and consumption outside the state."

Sec. 23. Chapter one hundred twenty-four (124), Code 1946, is hereby amended by adding thereto a new section as follows:

"No beer produced outside this state shall be imported into this state for resale herein unless the person shipping such beer into this state

has obtained from the state tax commission a certificate of approval as herein provided and has designated a statutory agent within this state upon whom service of process and notices can be made. Such certificate of approval shall authorize the holder thereof to ship beer to holders of valid, unrevoked and unexpired beer importer's certificates, but none other. The certificate of approval herein provided for shall not be granted unless and until such person shall have made a written agreement with the state tax commission to furnish to the commission on or before the tenth day of each month a report under oath, on a form to be prescribed by the commission, stating the quantity of beer shipped and delivered to permittees in this state during the preceding month; shall keep proper books of account and records showing the amount of beer shipped by such person into this state and agree to make said books and records available to the inspection at all times of the commission or its authorized representatives; and shall have further agreed with the commission that such person and all sales organizations and agencies maintained by it, and their respective agents and employees, shall faithfully comply with all laws of this state pertaining to the importation, transportation and sale of beer. If the holder of a certificate of approval violates any of the provisions of this chapter, the commission may suspend or revoke such certificate of approval. Such certificate of approval shall expire at the end of one year from the date of issuance. The annual fee for such certificate of approval shall be one thousand dollars. Every person making application for a certificate of approval shall furnish a bond in the amount of twenty-five thousand dollars, with good and sufficient sureties to be approved by the commission, conditioned upon the payment of all taxes imposed by this chapter with respect to beer which is imported into this state by such person for sale therein and the faithful observance of this chapter by such person.

"It shall be unlawful for any person to import beer into this state or cause the same to be transported into this state for sale therein unless such person has obtained from the state tax commission and has in force a beer importer's certificate. Beer importer's certificates shall only be issued to class 'A' permit holders. Before a beer importer's certificate shall be granted, the applicant therefor shall file a written agreement with the state tax commission to furnish to the commission on or before the tenth day of each month a report under oath, on a form to be prescribed by the commission, stating the quantity of beer imported by such person during the preceding month and an agreement to guarantee payment of all taxes imposed by this chapter with respect to such imported beer."

Sec. 24. Chapter one hundred twenty-four (124), Code 1946, is hereby amended by adding thereto a new section as follows:

"Each brewer who manufactures beer within this state and each out-of-state brewer of beer imported into this state shall file with the state tax commission on or before the tenth day of each month a report on a form to be prescribed by the commission stating a list of the materials used and the quantities of each material used per barrel by such person in the production of beer sold in or imported into this state during the preceding month. If any domestic or out-of-state brewer shall fail to

submit such report, or shall fail to use the required amount of barley malt, the state tax commission may, in its discretion, revoke the permit or certificate of approval of such brewer or of any other person who imports into this state beer produced by such brewer."

Further amend Senate File 100 by renumbering the existing sections in accordance with the insertions.

REPORT ON LIGHTING SYSTEM OF THE SOUTH DAKOTA STATE HOUSE

The lighting system in the House and Senate Chambers of the South Dakota Capitol was found to be very satisfactory. They average a little better than twenty foot candle power at each desk. The lights consisted of thirty-six 4-foot fluorescent fixtures fastened to the ceiling using reflectors and prism deflectors. All tubes changed from collapsible scaffold but it was impossible to reach the lamp from the ceiling side.

The comparison of the House Chamber with that of the Iowa State House would require some changes if this lighting system was adopted. The South Dakota House Chamber is 66 ft. x 48 ft. with a 35 ft. ceiling. The Iowa House Chamber is 74 ft. x 91 ft. with a 47 ft. ceiling. The question would arise as to obtaining sufficient candle power on the Iowa House desks if fixtures were placed on ceiling. It might be accomplished by extension rods 12 feet long and sufficient additional fixtures to take care of the additional square foot floor space.

A number of new features have been developed since the installation of the South Dakota State House such as 1,000 hour tubes and all reflexable tube that can be placed in large curves.

The cost of the South Dakota installation was approximately \$6,000.00 for both the House and Senate Chambers and the gallery. Due to the additional size of the Iowa House and Senate Chambers, this would be substantially increased. If the change-over is authorized by the legislature, a competent lighting engineer would be required to work out a complete system. Westinghouse fixtures were used.

HENRY WICHMAN,
Secretary, Executive Council.

FRED WILLIS,
Acting Custodian.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 89, 168, 233; Senate Files 90, 97, 135, and 150; Senate Joint Resolution 5.

LAWRENCE PUTNEY, *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 89, 168 and 233; Senate Files 90, 97, 135 and 150; Senate Joint Resolution 5.

BILLS SENT TO THE GOVERNOR

Putney of Tama, 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 March, 1947, sent to the governor for his approval:

House Files 89, 168, and 233.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

AMENDMENTS FILED

Further amend section one (1) of House File 323 by amending the amendment filed by adding after the comma after the word "telephones" the following "also all coin operated vending machines dispensing merchandise on which sales tax is paid,"

TESMER of Black Hawk.

Amend House Substitute for Senate File 100 by adding thereto the following new section:

"Any minor who misrepresents his or her age to a permit holder shall be guilty of a misdemeanor, punishable by a fine of not to exceed one hundred dollars or by imprisonment in the county jail for not more than thirty days."

LUNDY of Monroe.

Amend Senate File 100, as amended, by striking therefrom all of sections ten (10) and eleven (11) and renumbering the remaining sections.

AINSWORTH of Dickinson.

Amend House File two hundred fifty-six (256) by adding thereto the following section;

"Sec. 2. No person under fifteen (15) years of age shall carry or fire any rifle or shotgun except under the direct supervision of a parent or by a competent adult authorized by the parent or guardian to supervise said minor",

BAKER of Calhoun.

On motion by McFarlane of Black Hawk the House adjourned until 9:45 a.m., Wednesday, March 12, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 12, 1947.

The House met pursuant to adjournment, Speaker pro tem Morrissey in the chair.

Prayer was offered by the Reverend J. D. Payne, pastor of the Methodist church of Bayard, Iowa.

Journal of March 11 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Stevens of Greene on request of Donohue of Cedar.

PRESENTATION OF VISITORS

Burkman of Polk presented to the House the pupils of the Polk City High School with their superintendent, R. R. Lewis and principal, Mrs. R. R. Lewis.

Rankin of Franklin presented to the House fifty members of the Hampton High School Government class with their instructor, and principal, C. E. Thomas.

Poston of Wayne introduced to the House Mrs. Lelah Hampton, the Misses Ethel Hampton and Mary Lou Moore; Wayne Hampton and Jimmy Moore of Lineville.

Edwards of Union presented to the House Mrs. Burton R. Jones and fourteen Cromwell students of Union county.

Hinrichs of Iowa presented to the House the following county officials of Iowa county: Mr. Rex Brown, auditor; Mr. Willard Coats, Mr. Michael Sauter, and Mr. Albert Mews, members of the board of supervisors; Mr. Rieley, county engineer.

PETITIONS

Duffy of Dubuque and Ingalls of Jackson presented a petition signed by citizens of Dubuque urging support of House File 238.

Referred to committee on insurance.

Duffy of Dubuque presented a petition signed by citizens of Dubuque protesting passage of House File 124.

Referred to committee on labor.

Kosek of Linn presented a petition signed by twenty citizens of Cedar Rapids protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Kosek of Linn presented a petition signed by the Women's Guild of the First Evangelical and Reformed Church of Cedar Rapids protesting support of liquor-by-the-drink and urging support of the beer bill to regulate taverns.

Referred to committee on liquor control.

Kosek of Linn presented a petition signed by 138 citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by 400 citizens of Linn county urging support of Senate File 100 and House File 143.

Referred to committee on liquor control.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by 125 citizens of Linn county urging support of House File 143 and Senate File 100.

Referred to committee on liquor control.

Turner of Mills presented a petition signed by eighteen citizens of Glenwood urging support of House File 193.

Referred to committee on social security.

Fiene of Chickasaw presented a petition signed by officers of the Mason City Fire Fighters Association urging support of Senate Files 81, 153, 41 and House Files 180, 347 and 300.

Referred to committee on cities and towns.

Gannaway of Poweshiek presented a petition signed by forty citizens of Poweshiek county urging support of House File 193 and Senate File 174.

Referred to committee on social security.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by 260 citizens of Cedar Rapids urging passage of House File 93.

Referred to committee on schools and textbooks.

Butler of Pocahontas presented a petition signed by fourteen members of the Pocahontas County Farm Bureau urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Hendrix of Muscatine presented a petition signed by forty-seven citizens of Muscatine county urging support of motion picture censorship.

Referred to committee on schools and textbooks.

Rankin of Franklin presented a petition signed by twelve citizens of Ackley urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Wilson of Wright presented a petition signed by forty-one citizens of Wright county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Fletcher of Osceola presented a petition signed by fifty citizens of Osceola county opposing passage of House File 75.

Referred to committee on compensation of public officers and employees.

Neal of Dallas presented a petition signed by one hundred and thirty-nine taxpayers of Dallas county protesting passage of House File 129.

Referred to committee on compensation of public officers and employees.

Baker of Calhoun presented a petition signed by sixteen members of the W.C.T.U. of Rockwell City.

Referred to committee on liquor control.

Prange of Marion presented a petition signed by fifty-four residents of Marion county urging support of House File 156.

Referred to committee on military and veterans affairs.

Klemesrud of Winnebago presented a petition signed by two hundred and fifty-one citizens of Winnebago county urging support of House File 311.

Referred to committee on fish and game.

Knickerbocker of Linn presented a petition signed by two hundred and thirty citizens of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Patrick of Sioux presented a petition signed by twenty citizens of Orange City urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Nicholas of Cerro Gordo presented a petition signed by thirty-two residents of Mason City urging support of House File 93.

Referred to committee on schools and textbooks.

Bass of Montgomery presented a petition signed by thirty-seven members and friends of the North Liberty Methodist Church urging support of House File 447.

Referred to committee on liquor control.

Weichman of Benton presented a petition signed by one hundred residents of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by twenty-nine citizens of Linn county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Davis of Fayette presented a petition signed by twenty-five citizens of Fayette county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Pieper of Allamakee presented a petition on behalf of the Normandia club of Waukon urging support of Senate File 100.

Referred to committee on liquor control.

Pieper of Allamakee presented a petition on behalf of the New Century of Waukon urging support of Senate File 100.

Referred to committee on liquor control.

Pieper of Allamakee presented a petition on behalf of the Waukon Baptist Mission Circle of Waukon urging support of Senate File 100.

Referred to committee on liquor control.

Pieper of Allamakee presented a petition on behalf of the Sarah Circle of St. John's Lutheran Ladies Aid of Waukon urging support of Senate File 100.

Referred to committee on liquor control.

Nelson of Woodbury presented a petition signed by forty-one residents of Woodbury county urging support of House File 107.

Referred to committee on public health.

Kosek of Linn presented a petition signed by 257 residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by 483 residents of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Reed of Jefferson presented a resolution passed by the Park Avenue Parent-Teachers Association of Des Moines protesting passage of House File 193.

Referred to committee on social security.

Lucken of Plymouth presented a petition on behalf of the Plymouth County Board of Supervisors and County Engineer protesting passage of House File 384.

Referred to committee on roads and highways.

Schwengel of Scott presented a petition signed by 235 residents of Davenport urging passage of House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 240 citizens of Davenport urging support of House File 93.

Referred to committee on schools and textbooks.

Lawrence of Wapello presented a petition signed by forty-four citizens of Wapello county urging support of House File 156.

Referred to committee on military and veterans affairs.

Knickerbocker of Linn presented a petition signed by 365 residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by seventy-seven residents of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by ninety residents of Linn county urging support of House File 143.

Referred to committee on liquor control.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by sixty-two members of the Sinclair Memorial Presbyterian Church of Cedar Rapids urging support of House File 143.

Referred to committee on liquor control.

Good of Boone presented a petition signed by eighty-seven citizens of Boone county protesting passage of House File 129.

Referred to committee on compensation of public officers and employees.

Prange of Marion presented a petition signed by 203 residents of Marion county supporting House File 156.

Referred to committee on military and veterans affairs.

Prange of Marion submitted a petition signed by twenty-six members of the Dallas W.C.T.U. urging support of Senate File 100.

Referred to committee on liquor control.

Pieper of Allamakee presented a petition signed by the Martha

Circle of St. Johns Luthern Church urging support of Senate File 100.

Referred to the committee on liquor control.

INTRODUCTION OF BILLS

House File 481, by committee on appropriations, a bill for an act to amend section two hundred forty-one point twenty-one (241.21), Code 1946, providing for the disposition of unexpended funds remaining from any appropriation or allocation made by the state to the fund for aid to the blind.

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 98, a bill for an act to prevent the escheat to the state of any part of an unmarried intestate's property where heirs to but one parent can be found.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 101, a bill for an act relating to the clean-out of an outlet drainage districts outletting into said outlet ditch, and providing for notice and hearing of said clean-out and said assessment.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 107, a bill for an act relating to proceedings auxiliary to execution, in order to give jurisdiction to municipal courts to hear these proceedings.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 138, a bill for an act relating to the grading and filling of lands under the control of the dock board in cities and towns.

Also: 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 relating to occupational disease.

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 payment of workmen's compensation to injured minor employees, minor dependents or one mentally incompetent to a trustee, also providing for a trustee's annual report and compensation for services as such trustee.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 164, a bill for an act relating to paroles.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 176, a bill for an act relating to park levies of cities and towns.

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

House File 111, a bill for an act relating to fire department maintenance fund and the millage rate therein authorized.

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

House File 117, a bill for an act relating to licensing of dogs.

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

House File 185, a bill for an act relating to military service exemptions from taxation.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 228, a bill for an act to empower and obligate the city of Des Moines to cancel certain warrants issued by the said city of Des Moines and subsequently declared illegal and void.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENT TO HOUSE FILE 111

Amend House File 111 by striking all of section 2 therefrom.

Further amend House File 111 by striking the period (.) at the end of line 4 of section 1 and inserting in lieu thereof the following: "and by striking from line six (6) the words 'one and three-fourths' and inserting in lieu thereof the words 'two and one-fourth'."

SENATE AMENDMENT TO HOUSE FILE 117

1. Amend House File 117 by striking the word "July" in line 4 of section 1 and inserting in lieu thereof the word "May".

2. Further amend House File 117 by striking section 2 and inserting in lieu thereof the following:

"Sec. 2. Section three hundred fifty-one point eighteen (351.18), Code 1946, is hereby amended by striking from lines one (1) and two (2) the words and figure 'Immediately following said April 1' and inserting in lieu thereof the words and figure 'On or before May 15'."

SENATE AMENDMENT TO HOUSE FILE 185

Amend House File 185 by striking from section one (1), line six (6), the word "partnership" and inserting in lieu thereof the word "veteran's".

SENATE MESSAGES CONSIDERED

Senate File 98, a bill for an act to amend section six hundred thirty-six point forty (636.40), Code 1946, to prevent the escheat to the state of any part of an unmarried intestate's property where heirs to but one parent can be found.

Read first time and referred to committee on judiciary 1.

Senate File 101, a bill for an act to amend section four hundred fifty-five point one hundred forty-two (455.142), four hundred fifty-five point one hundred forty-three (455.143), four hundred fifty-five point one hundred forty-four (455.144), and four hundred fifty-five point one hundred forty-five (455.145), Code 1946, relating to the clean-out of an outlet drainage districts outletting into said outlet ditch, and providing for notice and hearing of said clean-out and said assessment.

Read first time and referred to committee on drainage.

Senate File 107, a bill for an act to amend section six hundred thirty point one (630.1), Code 1946, relating to proceedings auxiliary to execution, in order to give jurisdiction to municipal courts to hear these proceedings.

Read first time and referred to committee on judiciary 2.

Senate File 138, a bill for an act to amend section three hundred eighty-four point three (384.3), Code 1946, relating to the grading and filling of lands under the control of the dock board in cities and towns.

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

Senate File 147, a bill for an act to provide workmen's compensation benefits for certain employees for disability or death from injurious exposure to certain occupational diseases, to define occupational diseases, to prescribe the terms, conditions, regulations, limitations and exceptions applicable thereto and to provide the procedure for obtaining benefits and for administering the law and for appeals and to provide the duties of the Industrial Commissioner in connection therewith.

Read first time and referred to committee on social security.

Senate File 164, a bill for an act to amend chapter two hundred forty-seven (247), Code 1946, relating to paroles.

Read first time and referred to committee on judiciary 1.

Senate File 176, a bill for an act to amend section three hundred seventy point six (370.6), Code 1946, relating to park levies of cities and towns.

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

Senate File 197, a bill for an act to repeal sections eighty-five point forty-nine (85.49) and eighty-five point fifty (85.50), Code 1946, and to enact substitutes therefor relating to payment of workmen's compensation to injured minor employees, minor dependents or one mentally incompetent to a trustee, also providing for a trustee's annual report and compensation for services as such trustee.

Read first time and referred to committee on social security.

Senate File 228, a bill for an act to empower and obligate the city of Des Moines to cancel certain warrants issued by the said city of Des Moines and subsequently declared illegal and void.

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

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 100, a bill for an act to amend chapter one hundred twenty-four (124), Code 1946, relating to the issuance of permits to sell beer and malt liquors and to the regulation of places where sales are made by such permit holders.

Speaker pro tem Morrissey read the following report from the attorney general's office:

Senate File 100, as passed by the senate, was a bill relating to the issuance of permits to sell beer and malt liquors and to the regulation of places where sales are made by such permit holders. Briefly stated, it relates to permits to sell beer and the regulation of the sale in the State of Iowa. As Senate File 100 now stands, after the Fimmen amendment, it still relates to the issuance of beer permits, the revocation thereof and the regulation and policing of the sale of beer in the State of Iowa. The beer barrel tax was increased for the purpose of providing funds to aid in the enforcement of the law.

The Schwengel amendment, now under consideration by the

chair, relates to the importation of beer into the State of Iowa, the license of the importer and other than that does not in any manner or in any respect refer to the enforcement of the beer law within the State of Iowa. The question presented is as follows: "Is the amendment by Schwengel and Hedin germane to Senate File 100 as amended by the Fimmen amendment?"

Article 3, Section 29 of the State constitution provides as follows:

"Every act shall embrace but one subject and matters properly connected therewith which subject shall be expressed in the title."

The House Rules provide as follows:

"No motion or proposition on a subject different from that under consideration shall be admitted under color of an amendment."

The constitution and the House Rules were designed primarily to prevent amendments on subjects which were foreign to the bill before the House. The Schwengel-Hedin amendment does not relate to enforcement within the State of Iowa, nor does it relate to the permits as considered in Senate File as amended. The matter relates to the importation of beer into the State of Iowa and is a separate and distinct subject. The subject matter in Senate File 100, as amended, relates to licenses to sell beer in the State of Iowa and the enforcement of the beer law.

RULING BY THE SPEAKER

It is the judgment of the chair that, under the constitution and the rules of the House, the Schwengel-Hedin amendment is not germane.

Schwengel of Scott asked and obtained unanimous consent to withdraw the amendment proposed by him and Hedin of Scott found on pages 661, 662, 663 and 664 of the journal of March 11, 1947.

Ainsworth of Dickinson offered the following amendment proposed by him and moved its adoption:

Amend Senate File 100, as amended, by striking therefrom all of sections ten (10) and eleven (11) and renumbering the remaining sections.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 32:

Ainsworth	Hicklin	Loss	Schwengel
Brown of Monona	Hinrichs	Lundy	Scott
Burkman	Ingalls	McEleney	Sloane
Davis	Knickerbocker	Morrissey	Tesmer
Donohue	Kosek	Nielsen	Utzig
Duffy	Krall	Prange	Walter of
Eckels	Kruse	Putney	Pottawattamie
Graham	Lawrence	Reed	Weichman
Hedin			

The nays were, 69:

Anderson	Fimmen	Lucken	Shepard
Avery	Fletcher	Lynes	Siefkas
Baker	Frei	Mills	Smith of Clayton
Bass	Fulk	Moore	Smith of Madison
Beardsley	Gannaway	Neal	Steinberg
Beman	Good	Nelson of	Strawman
Bents	Hansen	Buchanan	Troeger
Bockwoldt	Hendrix	Nicholas	Turner
Boothby	Humbert	Noble	Van Eaton
Brown of	Huston	Norland	Walker
Mahaska	Kerr	Olson	Walter of
Bryson	Kester	Patrick	Marshall
Butler	Kilpatrick	Pieper	Watson
Datisman	King	Poston	Weiss
De Groote	Klemesrud	Rankin	Wellington
Duffield	Koch	Redman	Williams
Edwards	Landsness	Robb	Wilson
Fiene	Langland	Saylor	Mr. Speaker

Absent or not voting, 7:

Bloom	Nelson of	Smith of	Stevens
Long	Woodbury	Des Moines	
McFarlane	Robinson		

Amendment lost.

Lundy of Monroe offered the following amendment proposed by him and moved its adoption:

Amend House Substitute for Senate File 100 by adding thereto the following new section:

"Any minor who misrepresents his or her age to a permit holder shall be guilty of a misdemeanor, punishable by a fine of not to exceed one hundred dollars or by imprisonment in the county jail for not more than thirty days."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 88:

Ainsworth	Bass	Bockwoldt	Brown of Monona
Anderson	Beman	Boothby	Bryson
Avery	Bents	Brown of	Burkman
Baker	Bloom	Mahaska	Butler

Datisman	Huston	Morrissey	Scott
Davis	Ingalls	Neal	Shepard
De Groot	Kester	Nelson of	Sloane
Donohue	Kilpatrick	Buchanan	Smith of Clayton
Duffy	King	Nicholas	Smith of
Eckels	Klemesrud	Nielsen	Des Moines
Edwards	Knickerbocker	Norland	Smith of Madison
Fiene	Kosek	Olson	Strawman
Fimmen	Krall	Patrick	Tesmer
Fletcher	Kruse	Pieper	Troeger
Frei	Landsness	Poston	Turner
Fulk	Lawrence	Prange	Utzig
Gannaway	Loss	Putney	Van Eaton
Good	Lucken	Rankin	Walter of
Hansen	Lundy	Redman	Pottawattamie
Hedin	Lynes	Reed	Weichman
Hendrix	McFarlane	Robb	Weiss
Hicklin	Mills	Saylor	Williams
Hinrichs	Moore	Schwengel	Wilson

The nays were, 11:

Graham	Koch	Siefkas	Walter of
Humbert	Langland	Steinberg	Marshall
Kerr	Noble	Walker	Wellington

Absent or not voting, 9:

Beardsley	McEleney	Robinson	Watson
Duffield	Nelson of	Stevens	Mr. Speaker
Long	Woodbury		

Amendment adopted.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend Senate File 100 by adding thereto the following new section: "Section one hundred twenty-four point twenty (124.20), Code 1946, is hereby amended by striking the period at the end of the sixth (6) line of the second paragraph thereof, and inserting the following: ', or on any of the following days: Decoration Day, Thanksgiving Day, Christmas Day.'"

Amendment adopted.

Walter of Marshall moved the previous question on all amendments and the main bill.

Motion prevailed.

Steinberg of Story offered the following amendment and moved its adoption:

Amend Section thirty-three (33) Senate File 100 by striking from five (5) and six (6) of section 33 the following: "except such clubs as are specifically designated by section one hundred twenty-four point sixteen (124.16), Code 1946".

Amendment adopted.

Weichman of Benton offered the following amendment and moved its adoption:

Amend the House substitute to Senate File 100 by striking from line five (5), section seven (7), the words "distributed one half" and substituting in lieu thereof the word "credited."

Further amend section seven (7), lines five (5), six (6), and seven (7), by striking the words "and one half to cities and towns upon the basis of population as determined by the last Federal census." and substituting a period (".") in lieu of the comma (",") following the word "fund".

Further amend section seven (7), lines nine (9), ten (10), and eleven (11), by striking all of the sentence beginning "From the tax so distributed to cities and towns,—etc."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 79:

Ainsworth.	Fulk	Langland	Robb
Anderson	Gannaway	Lawrence	Robinson
Baker	Good	Lucken	Saylor
Bass	Graham	Lynes	Schwengel
Beardsley	Hedin	McEleney	Siefkas
Beman	Hendrix	McFarlane	Smith of Clayton
Bents	Hicklin	Moore	Smith of
Boothby	Hinrichs	Morrissey	Des Moines
Brown of	Humbert	Neal	Turner
Mahaska	Huston	Nelson of	Utzig
Bryson	Ingalls	Buchanan	Walker
Butler	Kerr	Nicholas	Walter of
Datisman	Kester	Noble	Marshall
De Groote	Kilpatrick	Norland	Walter of
Donohue	King	Olson	Pottawattamie
Duffield	Knickerbocker	Patrick	Weichman
Duffy	Koch	Pieper	Weiss
Edwards	Kosek	Poston	Wellington
Fiene	Krall	Putney	Williams
Fletcher	Kruse	Rankin	Wilson
Frei	Landsness	Redman	Mr. Speaker

The nays were, 19:

Avery	Eckels	Mills	Smith of Madison
Bockwoldt	Fimmen	Prange	Strawman
Brown of Monona	Hansen	Reed	Tesmer
Burkman	Loss	Shepard	Van Eaton
Davis	Lundy	Sloane	

Absent or not voting, 10:

Bloom	Nelson of	Scott	Troeger
Klemesrud	Woodbury	Steinberg	Watson
Long	Nielsen	Stevens	

Amendment adopted.

Schwengel of Scott and Hedin of Scott offered the following amendment to Senate File 100:

Amend Senate File 100 as amended by the Fimmen amendment by striking all of Sec. 6 thereof and inserting in lieu thereof the following:

"Section one hundred twenty-four point twenty-five (124.25) Code 1946 is amended by striking the entire section and inserting in lieu thereof the following:

"In addition to all other fees imposed under the provisions of this chapter, there shall be levied and collected on all beer manufactured in this state and on all beer imported into this state for sale therein a tax of two dollars and forty-eight cents (\$2.48) for every barrel of thirty-one (31) gallons and at a like rate if sold in any other quantity, provided, however, no tax shall be levied or collected on beer shipped out of this state."

Further amend Senate File 100 by adding the following new sections:

Section 14. Section one hundred twenty-four point twenty-six (124.26), Code 1946, is hereby amended by striking the entire section and inserting in lieu thereof the following:

"Every class 'A' permit holder shall on or before the tenth day of each month make a report under oath to the state tax commission, upon forms to be furnished by it for such purpose, showing the exact quantity of beer manufactured and/or sold in this state by such person during the preceding month. Such report shall state the names and addresses of the several purchasers of such beer and such other information as the state tax commission may require. Each manufacturer of beer within this state shall on or before the due date for filing such report pay to the state tax commission the amount of tax due at the rate fixed in accordance with the provisions of this chapter. A penalty of ten (10) percent of the amount of the tax shall be added thereto if the tax is not paid to the commission by said tenth day of the calendar month. Failure to file such report by a class "A" permit holder shall constitute grounds for revocation or suspension of such person's class 'A' permit.

"No beer manufactured outside this state shall be imported into this state unless and until the tax imposed by this chapter has been paid thereon. Payment of such tax on beer imported into this state shall be evidenced by excise beer stamps, caps, lids, or crowns, as prescribed by the state tax commission, affixed to the barrel or keg, or if contained in bottles, cans or other containers, to the individual bottle, can or other container, as the case may be, provided, however, that the tax upon beer imported into this state shall be rebated upon satisfactory proof being furnished to the commission, by affidavit or otherwise as the commission may determine, that such beer was shipped out of the state for sale and consumption outside the state."

Sec. 15. Chapter one hundred twenty-four (124), Code 1946, is hereby amended by adding thereto a new section as follows:

"No beer produced outside this state shall be imported into this state for resale herein unless the person shipping such beer into this state has obtained from the state tax commission a certificate of approval as herein provided and has designated a statutory agent within this state upon whom service of process and notices can be made. Such certificate of approval shall authorize the holder thereof to ship beer to holders of

valid, unrevoked and unexpired beer importer's certificates, but none other. The certificate of approval herein provided for shall not be granted unless and until such person shall have made a written agreement with the state tax commission to furnish to the commission on or before the tenth day of each month a report under oath, on a form to be prescribed by the commission, stating the quantity of beer shipped and delivered to permittees in this state during the preceding month; shall keep proper books of account and records showing the amount of beer shipped by such person into this state and agree to make said books and records available to the inspection at all times of the commission or its authorized representatives; and shall have further agreed with the commission that such person and all sales organizations and agencies maintained by it, and their respective agents and employees, shall faithfully comply with all laws of this state pertaining to the importation, transportation and sale of beer. If the holder of a certificate of approval violates any of the provisions of this chapter, the commission may suspend or revoke such certificate of approval. Such certificate of approval shall expire at the end of one year from the date of issuance. The annual fee for such certificate of approval shall be two hundred and fifty dollars (\$250.00). Every person making application for a certificate of approval shall furnish a bond in the amount of five thousand dollars (\$5,000) with good and sufficient sureties to be approved by the commission, conditioned upon the payment of all taxes imposed by this chapter with respect to beer which is imported into this state by such person for sale therein and the faithful observance of this chapter by such person.

"It shall be unlawful for any person to import beer into this state or cause the same to be transported into this state for sale therein unless such person has obtained from the state tax commission and has in force a beer importer's certificate. Beer importer's certificates shall only be issued to class 'A' permit holders. Before a beer importer's certificate shall be granted, the applicant therefor shall file a written agreement with the state tax commission to furnish to the commission on or before the tenth day of each month a report under oath, on a form to be prescribed by the commission, stating the quantity of beer imported by such person during the preceding month and an agreement to guarantee payment of all taxes imposed by this chapter with respect to such imported beer."

Sec. 16. Chapter one hundred twenty-four (124), Code 1946, is hereby amended by adding thereto a new section as follows:

"Each brewer who manufactures beer within this state and each out-of-state brewer of beer imported into this state shall file with the state tax commission on or before the tenth day of each month a report on a form to be prescribed by the commission stating a list of the materials used and the quantities of each material used per barrel by such person in the production of beer sold in or imported into this state during the preceding month. If any domestic or out-of-state brewer shall fail to submit such report, or shall fail to use the required amount of barley malt, the state tax commission may, in its discretion, revoke the permit

or certificate of approval of such brewer or of any other person who imports into this state beer produced by such brewer."

Walker of Hamilton moved that the Schwengel and Hedin amendment be laid on the table.

The Speaker pro tem ruled that a prior motion to table, having the same effect, had been disposed of.

Hedin of Scott asked and obtained unanimous consent to withdraw the amendment proposed by him and Schwengel of Scott.

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:

Ainsworth	Fimmen	Lundy	Saylor
Anderson	Fletcher	Lynes	Scott
Avery	Frei	Mills	Shepard
Baker	Fulk	Moore	Siefkas
Bass	Gannaway	Morrissey	Smith of
Beardsley	Good	Neal	Des Moines
Beman	Hansen	Nelson of	Smith of Madison
Bloom	Hendrix	Buchanan	Steinberg
Bockwoldt	Humbert	Nicholas	Strawman
Boothby	Huston	Noble	Troeger
Brown of	Ingalls	Norland	Turner
Mahaska	Kerr	Patrick	Van Eaton
Brown of Monona	Kester	Pieper	Walter of
Bryson	Kilpatrick	Poston	Marshall
Burkman	King	Putney	Watson
Datisman	Klemesrud	Rankin	Weichman
De Groot	Landsness	Redman	Weiss
Donohuc	Langland	Reed	Williams
Duffield	Lawrence	Robb	Wilson
Edwards	Lucken	Robinson	Mr. Speaker
Fiene			

The nays were, 27:

Bents	Hicklin	Loss	Smith of Clayton
Butler	Hinrichs	McEleney	Tesmer
Davis	Knickerbocker	McFarlane	Utzig
Duffy	Koch	Nielsen	Walker
Eckels	Kosek	Prange	Walter of
Graham	Krall	Schwengel	Pottawattamie
Hedin	Kruse	Sloane	Wellington

Absent or not voting, 4:

Long	Nelson of	Olson	Stevens
	Woodbury		

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

Fimmen of Davis moved to strike the title of Senate File 100 and insert in lieu thereof the following:

A bill for an act amending certain sections of chapter 124, Code 1946, and adding new sections to said chapter all relating to alcoholic liquor and also to beer and malt liquors, prohibiting the commission of certain acts by the holders of Class "B" permits, their servants, agents, and employees, declaring the commission of such acts to be nuisances, and providing the procedure to enjoin such nuisances, for the punishment by contempt, and for the revocation of permits; prohibiting sales on certain holidays; establishing certain conditions under which such sales may be made; providing fees to be paid for issuance of Class "B" permits; establishing a barrel tax on all beer manufactured or sold in this state; creating a department of liquor and beer law enforcement under the supervision of the attorney general, charged with the specific duty to enforce all laws relative to alcoholic liquor, this Act, and chapter 124, Code 1946, except the provisions thereof relating to the collection of taxes; imposing the duty upon the department of liquor and beer law enforcement, on peace officers and county attorneys to enforce this Act, and defining such duties; requiring reports to the department of liquor and beer law enforcement by permit holders; providing penalties for misrepresentation of age by a purchaser of beer or malt liquors; to provide penalties and remedies for violations of this Act.

Amendment adopted and the title as amended was agreed to.

Fimmen of Davis moved that the vote by which the bill passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

On motion by McFarlane of Black Hawk the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

McFarlane of Black Hawk moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed and the Speaker appointed as such committee: Putney of Tama, Ingalls of Jackson and Rankin of Franklin.

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. 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 House Concurrent Resolution 10, duly adopted, the Joint Convention was called to order, Kenneth A. Evans presiding.

The President of the Senate appointed the following committee to notify the Pioneer Lawmakers that the Joint Convention was ready to receive them: Representative McFarlane, Representative Avery and Senator Sharp.

The committee previously appointed escorted the Pioneer Lawmakers to the House Chamber.

President Evans introduced the Honorable Israel A. Smith, President of the Pioneer Lawmakers Association, to the Joint Convention.

Mr. Smith introduced to the Joint Convention Senator Frank C. Byers who welcomed the Pioneer Lawmakers on behalf of the Senate with the following remarks:

MR. PRESIDENT AND MEMBERS OF THE PIONEER LAWMAKERS ASSOCIATION:

It is an honor and privilege to be allowed to welcome the Iowa Pioneer Lawmakers on behalf of the Senate of the Fifty-second General Assembly. It is especially a pleasure for me to welcome you on behalf of the Senate at this time because at the next meeting of the Pioneer Lawmakers two years from now I will be eligible to become a member of the Pioneer Lawmakers and hope to be here and be one of you.

There have been many changes in recent years. There are new conditions constantly arising which require legislative consideration and regulation.

You laid the foundations of the laws of our state wisely and well, and I presume you felt when the last session of your terms in the Legislature ended and you had adjourned that the state had all the laws it needed. You would have been correct if life had remained of the tempo of those days, but in this day of the radio, airplane, automobile and the streamliner, the rule of life is change rather than stability, and it is to meet this change with its increased complexity of human relations that new enactments are constantly required.

You realize as well as we that all change is not progress. It is still true, as in the past, that we must consider well what is proposed and

hold fast to that which is good. Though we have thus far preserved the heritage of a free people which our forefathers brought forth and you helped hand down, democracy was never as much challenged in the world as today. With highly organized pressure groups making their influence more and more felt in America, there never was a time when it has been more necessary to exert every effort and strain every power at our command to maintain our Republic and transmit it unimpaired to the coming generation.

These are the problems of today. They seem to us greater than the problems of yesterday. They may not be; they may only be closer. We take from you the inspiration, the zeal, the steadfast loyalty to the principles of the Constitution of our country which you in your legislative careers so highly exemplified. We hope to carry on upon the same high plane of public endeavor. The future only can judge of our success.

For the services you rendered the state, for handing down the charter of American freedom undimmed and un erased, and for the example of useful and necessary legislation you set, I welcome you here in the name of the Senate.

Mr. Smith introduced Representative Avery who welcomed the Pioneer Lawmakers on behalf of the House with the following remarks:

PRESIDENT SMITH AND VENERABLE MEN: I use that term advisedly, because you are venerable men. As I think back, as I can, of the pioneering you did in lawmaking for the last fifty years, I am impressed that you did a great service in building well for the future.

I picked up a copy of the Journal of 1909—that is quite a while ago—and you did some pioneering in 1909. You provided for voting bonds for the building of county hospitals, and on that foundation we in this session of the legislature have before us an enabling act permitting us in Iowa to avail ourselves of federal aid for county hospitals. We have another bill before us for the licensing of county hospitals or building hospitals for that matter, and setting up a board to see that these hospitals are built the best to serve the purpose for which they are built. That county hospital bill that you passed in 1909 is being copied in many other states, or has been copied in many other states of the Union, and probably will be copied in many more during the present and the next year.

In Iowa it may interest you to know that twenty-five counties are voting county hospitals this year.

Five years ago America was engaged in the business of devising ways and means to make instruments to destroy life and cause human suffering. Today in this legislature in the county hospital bills that we are proposing to pass we are providing for the relief of human suffering and the saving of human life.

That is one peculiar thing about America. When it becomes necessary to preserve the things for which our pioneer ancestors away back fought, we are ready to lay aside everything and produce the instruments to cause human suffering and destroy human life in order to preserve it. But when it is all over then we turn right around and start doing those

things that will prevent human suffering and prevent the destruction of human life.

Venerable men, in behalf of the House of Representatives, I cordially welcome you this day to this occasion. Thank you.

Mr. Smith introduced to the Joint Convention the Honorable Lloyd Thurston, former member of Congress. Mr. Thurston delivered the following address:

MR. CHAIRMAN: It is a privilege to take part in a program with the Governor of the State of Iowa, and also to appear before former and the present members of the General Assembly of a state, wherein the level of living conditions has a higher average than elsewhere in the nation—possibly the whole world. For in Iowa, we are not too conservative or too radical; few are very poor or very rich. Our people are measured and weighed on the scale of their talent or capability, rather than by their holdings. The children of our citizens find their place in the community through their own mental alertness; the leader in the Girls' Club or the captain of the football squad is chosen by the rule of leadership rather than by family position.

An inland empire named "Iowa" was created out here in the heart of the nation, which was to be the melting pot that received its human portions gradually, so there was complete absorption into the American way of life; while a few communities revere some of the customs or traditions of the land of their forbears, alien isms were not tolerated. If the pioneers had in mind the creation of a state where peace, toleration, education, industry, agriculture might thrive, their labors have borne fruit.

Only a few months have elapsed since the celebration of the Centennial of the admission of Iowa into the Union. It was observed in every city, town and village in the State, so it would be superfluous to attempt to add to the splendid record of achievements so vividly portrayed from one great river to the other. The great debt this and future generations owe to those hardy pioneers cannot in substance be paid; we can only voice what our heart has transmitted to our minds.

However, an abstraction might be mentioned; if the food products of our state should be withdrawn from the channels of trade, hunger and suffering would be felt in many sections of our country, because Iowa supplies ten per cent of the food consumed in the United States, so without boasting, it can be said that our applied science in agriculture and farm products directly concerns the whole world.

While our state stands first in many food and cultural fields, Iowa is not only a land of glorious memories, it must be a place with a promising future, so in education, science and social advancement, if Iowa cannot lead, it must keep abreast of the march of progress in movements that will maintain our hard earned place near the top of American citizenship.

A study of the science of history discloses an age old conflict between men who are willing to be slaves and those who prefer to fight for freedom; that self preservation is the impelling motive of human endeavor; so it matters not whether absolute power is vested in an

autocracy or in a self centered dictatorship; the result is the same for all except the favored few. The centralization of power has been the scourge of all times, whether ancient, modern or present.

Caesar, Napoleon, Cromwell, in their time, started out as the champions of the oppressed, but ended as tyrants. Later, Hitler, Mussolini and others organized a trail of bloodshed, anarchy, which brought ruin; as will all, who seek to rule through force rather than by orderly processes.

The thought expressed brings the logical corollary; men come and men go, but the principles of justice and humanity are as fixed as the North star. Stated broadly, those who put their faith in men awake in despair, as few mortal beings are strong enough to withstand the flattery of court jesters or office seekers. Washington, Jefferson, Lincoln, were among the limited few on this continent who survived the test. And the humility of these great men, might well be used as a precēpt for others who slightly over weigh their talents.

Then a further search into the field of human motives is met with the stern, but indisputable evidence that the Almighty did not place all of the brains or intelligence of an era in one cranium; the diffusion of learning and knowledge was not confined to a race, a class, a creed, and never to an individual. The application of industry, coupled with a determination to achieve, has and always will survive. Merit or lack of merit cannot long be concealed.

So, to reoccur to the thought heretofore developed, the co-operation, the combination of the talents and the energy of the people of Iowa brought forth a government, with its subdivisions, that is second to none in the universe in serving those within its borders. A century of legislative enactments have been added to the original structure, many of those statutes have been written by former members of the General Assembly who are present today. Now as in the past, changes must be made to meet different conditions, trends toward the future must be constantly in mind, but the main structure of our state government is practical and sound, from the four corners of the state, to the top of the gilded dome above.

Inquiry might be made as to the reasons or causes responsible for the sound condition of our state. The reply can be made in a few words; short tenure in office, and frequent, uncontrolled elections. Iowa, recognizing the rights of minorities, many years ago provided for bi-partisan representation in the important boards having control over state institutions. Likewise, required that each election precinct must be under the supervision of officials representing two or more political parties. These salutary laws were not forced through by expediency, but were made mandatory by a citizenship who was willing to provide for honest and fair elections.

Right now it might be said that free elections are the bulwark of free men. Little of the world, and many of our great cities and some states, have yet to enjoy free suffrage, one of the greatest privileges of man. Sweat and free elections will do more to save the world than orations and relief.

TAXES, is a phrase which the present members of the Assembly

might prefer to have omitted from these remarks. However, the voters of Iowa have returned a select list of legislators whom they believe can wave a magic wand to make one dollar do the work of two. All eagerly await this transition. It has been said that a government does not create wealth; it just eats wealth; so the problem appears to be, just how little this beast can subsist upon, rather than to satisfy his greedy demands. Probably, each of your constituents would be willing to have you lightly pass over his interests and then press down somewhat heavily upon his neighbors. Life appears to be just that way.

The legislator occupies much the same position as a member of a trial jury. He is expected to hear all of the evidence of those for, as well as those against, proposed measures, then apply his mental processes so as to separate the grain from the chaff; thereafter, his task is simple. Sometimes, it is asserted that he failed to winnow the grain as now required by seed testing statutes; but his constituents usually feel that he has used his best judgment, and elect him again. It is hoped that no member will take offense at the last statement.

While the functions of the federal and state governments are fairly well divided, yet, the policies and actions of the central government affect the parts, just as the activities of the parts affect the whole, so each must take cognizance of the other. Each tax liquor, tobacco, gasoline, income and inheritances, and in some social fields there are duplications. It therefore follows that the obligations of the federal government are of deep concern to all because of the gigantic, almost incomprehensible debt, fixed and contingent, of about three hundred billion dollars. The units mentioned do have one thing in common; they derive their sustenance from the people, as they create nothing.

The one phase intimately connected with this subject, seldom mentioned in government circles, is that most current debts, public or private, were incurred during a period of high wages and high commodity levels, so the wherewith to pay current taxes or charges comes rather easily, whereas, if wages and commodities and property substantially diminish in value, obviously, the wherewith to pay becomes more difficult to obtain, so the debt just mentioned, in effect, might be considerably, or even greatly, increased insofar as its payment is concerned. Debts do not fluctuate with wages and property values, so the ability to discharge an obligation may vary from time to time. It is axiomatic that a strong nation is a solvent nation. This subject will be one of prime importance in the years to come.

And it is again apparent that the states through their executive or legislative branches, must intervene to conserve the assets of our savings and insurance institutions from acquiring securities of an international character, not one share of which will be purchased by a member of the federal government who assisted in creating them. If a provision had been incorporated in the Bill requiring each member of the government in favor of the enactment to invest even one month's salary in such securities, the Bill would never have become a law. The officers of mutual concerns acting for depositors, and life insurance policy holders, should be protected from the pressure that will be made to negotiate that questionable paper.

One of the strangest developments of recent years has been the unexplainable attitude of the people of our country in regard to federal expenditures, as compared with state and local expenses. If a local school board, or library board, whose members serve without compensation, paid a few a ton more for fuel than the current price, a great wave of complaint would arise. If a City Council or Board of Supervisors should slightly overpay for labor, or exceed some local price for materials, there would be a storm of criticism. But apparently, no one, until recently at least no executive federal officials, expected the Washington government to get fifty cents on the dollar for its expenditures. And when the domestic demand for free funds slowed up, these dispensers of public funds canvassed the world for new outlets. They usually found them.

Although we complain about excessive taxation, it would be interesting to know the total amount of funds that would be required if we did not have so many persons and charitable and benevolent organizations which annually contribute millions of dollars to assist the unfortunate, and a multiplicity of worthy causes. The list of such donors would be a long one, but included are the churches; private schools, hospitals and colleges; service units such as the American Legion, the Veterans of Foreign Wars and their Auxiliaries; the Farm Bureau with its 4-H and Future Farmers; the Farmers' Union and the Grange; the Federation of Women's Clubs and the Business and Professional Women; the Y.M.C.A. and Y.W.C.A.; the K.C.; the U.S.O.; the Red Cross; Salvation Army; the Rotary; Kiwanis; Lions; Boy and Girl Scouts; Parent-Teachers Association; Women's Relief Corps; the Masonic and I.O.O.F. Orders and their auxiliaries, are a few of the many who carry public burdens. So a survey of this charitable field discloses that if all of the splendid work done by these and other like organizations were to be paid for out of public funds, there would be a tremendous increase in taxes.

Not only do many of the groups mentioned expend their funds as indicated, but their educational programs cover a broad field of public service; civic, national, international; and their welfare and patriotic teachings extend vital support to uphold American ideals and traditions. May their number not diminish.

It may be said with propriety that many of the statutes first enacted in our state have been adopted by other state governments, which is a tribute to the sound judgment, the practical vision of hundreds of members who so well served this state and the nation. Many a legislator has been surprised, amazed, then angered by what some court said was his legislative intention. It is true that a statute is somewhat advisory until it has been construed by the highest authority having jurisdiction over the subject matter. Undoubtedly, one of the reasons why courts of last resort so frequently cite opinions of the Iowa Supreme Court is because that body has largely confined its analysis of statutes within the rule of fair interpretation, rather than to substitute the vagaries of minds disturbed by Shangri-La meditations.

As our national legislature is now intimately concerned about the domestic and foreign affairs of China, India, Hungary, Greece, Palestine,

and several other nations, it is apparent that less and less time will be given to our affairs, so of necessity, the states will be required to devote more time to matters within the country. Whether this great transition will be best for our people, only time can tell.

We had fervently hoped that when the war had been concluded, that propaganda, both foreign and domestic (and huge sums are now being used for both) which had taken so much of the air channels and space in the press, might subside, so the fog would be cleared and our citizens could again have clear vision to normally consider the problems of our homeland; but this hope is for the future. A bubble in Europe, transmitted to the global boys here, brings a quick huddle in the Washington departments; a spokesman makes a timely release that mountains of boiling, seething, caldrons are about to boil over and engulf the world; which blankets the efforts of our economy statesmen; but funds for the state and service departments are not reduced.

The propaganda dispensers have rendered one service for our American people, they are not required to think any more; their thinking is done for them.

The science of legislating, flexible as it is, affected by ambitious leaders, always subject to dynastic, ethnetic, economic, religious phases, expanding population, must of necessity adjust statutes to trends and times; and crude though many of its enactments have been, the composite judgment of the legislators when they could freely act, pointed toward the betterment of humanity, in contrast to ukases and commands of the head of nations, whether under the discarded guise of divine rights, or military or financial usurpation. While jibes may be pointed toward the legislator, God save us from the vanity of those who appropriate public funds to increase or perpetuate their authority.

It would appear that there is one weak spot in our national structure, in that which vests the veto power in the Chief Executive, requiring a two-thirds majority of both the Senate and the House of Representatives to over ride his individual decision, which is largely influenced by his own appointees, most of whom have never been elected to any office by the people. As there are 96 members in the Senate and 435 in the House, the difference over a majority equals 16 members in the Senate and about 72 in the House, or a total of about 88 members in the two bodies. Surely, it will not be seriously contended that the Chief Executive, who is often a political accident, has greater ability or is more interested in the welfare of the nation than one of our eighty some members of the Congress. Modern development has placed tremendous sums at the disposal of the President, plus many thousand lucrative offices, which can, and have been flagrantly used to influence legislation. Many a member of the Congress has been denied his share of public works because he did not vote as the President directed. A few years ago, there was much ado about "lame ducks", but legislation was enacted to terminate this complaint. It can be definitely asserted that Presidential patronage to affect, to coerce, has been a far greater menace to our government. An impartial survey of this subject would bring forth a startling array of facts to confirm the remarks just made.

To digress to the facetious, a story, somewhat antedated, has percolated

down from the Northeast part of the State; it runs like this: An aged patriarch, with long white beard, leaning on a staff, approached officials in an election precinct in Black Hawk County in the good year 1977, and requested a ballot, which was delivered to him. He then retired to the voting booth where he remained some time, and returned the blank ballot to the election judge saying: "This is not an official ballot." Upon being assured by the election judge that the ballot with others had been sent out by the County Auditor, the applicant said: "I know it is not official; it does not have Arch McFarlane's name on it."

Then, there is the incident about the member of the assembly from Linn County, who retired early because the indicator over the entrance to the elevator in the Savery Hotel pointed at the figure 11. He was astounded to learn that the mechanical device was not a clock. Whether this ignorance reflects more on Linn County or on the State Senate, you may determine. It is only fair to say that the member was not Senator Byers.

There was a measure pending in the 38th Session, backed by the Daughters of the American Revolution, proposing a State Flag, but some other patriotic orders, mainly the Grand Army of the Republic, opposed, asserting there should be one flag—that of the United States. An appeal was made to a member of the body across from this chamber, who made a survey and found the opposition adamant. Later, he called up the Bill for consideration, obtained unanimous consent to strike the word "flag" and substitute the word "banner", the measure was promptly passed by both branches, signed by the Governor, so the Banner of the State of Iowa proudly floats just below the National emblem.

But the humor directed toward legislative bodies should not be confined to state law makers. It is reported that a public spirited citizen entered a place of business and requested a merchant to donate \$2 to assist in defraying the burial expenses of a former member of Congress. The merchant went to his cash register, withdrew a piece of currency, turned to the solicitor and said: "Here, here is \$10; bury 4 more of them."

America does have innumerable problems, domestic and foreign, but, no real American would exchange his citizenship for any of the tinsel decorations passed around by foreign governments. The most enduring, the most valuable title that can be bestowed upon a human being is, that accorded to the citizen of the United States of America.

But what is America? So many million square miles of territory, with a great area of fertile land; gigantic industries; quantities of mineral deposits; unexcelled transportation facilities; large cities with beautiful parks and tall buildings; churches, colleges and schools without number; millions of good homes; most of the labor saving devices and comforts of the whole world?

Or, is America a great host of generous persons who in recent years have donated to other people more than fifty billion in dollars and supplies? Has any nation been more humanity minded than our own? Is America the only nation in the world that is constantly to be required to purchase good-will? It seems that many of our own people have forgotten about the contributions of their government and citizens to people in other parts of the world, and believe it to be their duty to

sharply condemn their own without carefully analyzing the other side of the picture. Possibly, some of these carping critics might find it more congenial, in other climes.

It has only been a short time since the most devastating war of all time was ended, and its conclusion was largely brought about by the tremendous power of the American armed forces and American economic and financial resources. The unparalleled success of our forces through devotion and loyalty to our flag, places all who did not thus serve under everlasting gratitude to those who so gallantly met and conquered every obstacle, whether on land, the sea, or in the air. The sons of Iowa did their full share in this world wide holocaust. May their flags and banners be placed in the rotunda of this building alongside the flags of the Iowa boys who served in the Civil, Spanish, and World War I Wars.

This America of ours is the most noble heritage ever handed down to a people. America's position in the world did not just happen; it was attained through the toil and privation; the genius, yes, the sweat and blood of thousands of men and women who were determined to prove that human agencies under Divine guidance could create and maintain a form of government that would insure free institutions for a continent extending from to sea to sea.

The courage of our people, the strength of our nation, is equaled by the generosity, the tender mercy which we have extended to the afflicted of many stricken lands. Because of the constant contributions made by our citizens to aid the impoverished abroad, it must not be thought that we intend to change the basic concepts of our well balanced government to meet the views of vocal minorities whose lung power greatly exceeds their mental capacities.

There are in our midst those who would tear into shreds the most benevolent haven of freedom known to man. Real Americans will resist these wreckers, inside and outside of our government, if necessary, with the last drop of their blood.

The spirit of America, with its creative genius, coupled with its humanity, is the beacon light to all mankind. We cannot afford, the world cannot afford, to have its foundations undermined.

The American Ship of State will sail on and on, if there is a crew in command which will not change the course to the shoals on the left, or to the rocks on the right. The middle course, is the American course.

President Evans in the chair.

Weichman of Benton introduced to the Joint Convention Mr. George Schultz, director of the orchestra from the College of the Blind at Vinton, and expressed his sincere appreciation for the splendid music rendered by the orchestra. Mr. Weichman introduced to the Joint Convention Mr. Leslie M. Hayes, Superintendent of the School for the Blind at Vinton, and his wife.

The committee previously appointed came forward and escorted the Pioneer Lawmakers from the House chamber.

On motion of Hinrichs of Iowa the Joint Convention was dissolved.

The House reconvened, Speaker Kuester in the chair.

REPORTS OF COMMITTEES

Long of Clinton, from the committee on labor, submitted the following report:

MR. SPEAKER: Your committee on labor to whom was referred House File 124, a bill for an act to make it unlawful to discriminate in the employment of any person either because of membership or non-membership in a labor organization or to require any person to pay dues or other charges to a labor organization as a condition of employment and to make it unlawful to deduct labor organization dues or other charges from the earnings of an employee unless the employee has authorized such deduction as provided in this act and to prescribe penalties for violation, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HARVEY J. LONG, *Chairman.*

Also:

MR. SPEAKER: Your committee on labor to whom was referred House File 363, a bill for an act to amend chapter ninety-two (92), Code 1946, 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 be indefinitely postponed.

HARVEY J. LONG, *Chairman.*

Also:

MR. SPEAKER: Your committee on labor to whom was referred House File 138, a bill for an act to amend section three hundred sixty-five point six (365.6), Code 1946, by striking therefrom subsection "b" of section one (1) relating to laborers whose occupation requires no special skill or fitness, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HARVEY J. LONG, *Chairman.*

Also:

MR. SPEAKER: Your committee on labor to whom was referred House File 127, a bill for an act to provide that labor unions, organizations or associations, whether incorporated or not, may sue or be sued, to provide enforcement by suit of the provisions of collective bargaining agreements, and to provide for a cost bond in actions where injunctive relief is sought, begs leave to report it 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.

HARVEY J. LONG, *Chairman.*

Also:

MR. SPEAKER: Your committee on labor to whom was referred House File 131, a bill for an act to prohibit and to make it unlawful to picket or to interfere or attempt to interfere with another in his work or employment by force, threats, violence or intimidation, to picket so as to obstruct or interfere with free ingress or egress from any premises or the free use of public streets, sidewalks or the public ways, or to engage in violence, intimidation or unlawful destruction or seizure of property in connection with labor disputes or labor organization activities and to provide punishments for violations 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.

HARVEY J. LONG, *Chairman.*

Also:

MR. SPEAKER: Your committee on labor to whom was referred House File 134, a bill for an act to make it unlawful for executive, administrative, professional or supervisory employees to be members in certain labor organizations, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HARVEY J. LONG, *Chairman.*

Also:

MR. SPEAKER: Your committee on labor to whom was referred House File 139, a bill for an act to make unlawful secondary boycotts by strikes, violence or concerted action on the part of labor organizations or the officers, representatives, agents or members thereof, to force or require any person, firm or corporation to do or refrain from doing certain acts and to provide penalties for violations, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HARVEY J. LONG, *Chairman.*

Van Eaton of Woodbury, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File 177, a bill for an act to amend section three hundred sixty-eight point one (368.1), section three hundred sixty-eight point nine (368.9), and section three hundred seventy point thirteen (370.13), Code 1946, relating to general powers of cities and towns, and to leasing of public parks, and authorizing cities and towns, under thirty thousand population, to lease parks or portions thereof to organizations to conduct celebrations, and for the playing of baseball and other athletic 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.

C. S. VAN EATON, *Chairman.*

Also :

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 356, a bill for an act to amend section three hundred sixty-three point thirty-eight (363.38), Code 1946, relating to compensation of councilmen, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

Also :

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 425, a bill for an act relating to taxes for comfort stations, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

Also :

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 405, a bill for an act to amend subsection three (3) of section three hundred eighty-four point three (384.3), subsection nine (9) of section three hundred eighty-four point three (384.3) and subsection eleven (11) of section three hundred eighty-four point three (384.3), Code 1946, relating to docks, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

Also :

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 396, a bill for an act to amend section three hundred ninety-four point two (394.2) and three hundred ninety-four point six (394.6), Code 1946, relating to self-liquidating improvements, and providing that the provisions of said chapter relating to borrowing money and issuing revenue bonds be applicable to chapter three hundred eighty-four (384), Code 1946, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

Also :

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 323, a bill for an act to amend the law as it appears in chapter three hundred sixty-eight (368), Code 1946, by adding to section three hundred sixty-eight point eight (368.8) a new subsection, granting to cities and towns, including special charter cities, additional power, in the discretion of the city council, to limit the number of, regulate, license or tax, or prohibit juke boxes, pinball machines, electric automatic phonographs, electric phonographs, mechanical games or devices operated by inserting of coins or tokens, mechanical musical devices, the dispensing of any tangible article, mechanical vending machines or other games, devices or machines operated by the insertion of

coins or tokens, or which render an automatic service, music or amusement, begs leave to report it 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 323 by striking all of lines four (4) to thirteen (13) inclusive of section one (1) and substituting in lieu thereof the following:

"Juke boxes, pinball machines, electric phonographs and automatic phonographs, mechanical games, and mechanical music devices operated by the insertion of one or more coins or tokens."

Further amend said House File by striking the title and inserting in lieu thereof the following:

"A bill for an act to amend section three hundred sixty-eight point eight (368.8), Code 1946, relating to juke boxes, pinball machines, electric phonographs and automatic phonographs, mechanical games, and mechanical music devices operated by the insertion of one or more coins or tokens."

C. S. VAN EATON, *Chairman*.

Redman of Sac, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 333, a bill for an act to provide for the assessment and taxation of transmission lines and electric lines owned by cooperative associations, for less than 60% until January 1, 1949, for the purpose of encouraging the development of rural electric lines to serve agricultural areas, begs leave to report it 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 333 section six (6) line three (3) by striking out the figures "20%" and inserting the figures "10%".

Further amend section six (6) line seven (7) by striking out the figure "60%" and inserting the figure "10%".

Further amend section six (6) by adding the following after the period in line seven (7) "For the year 1948 the tax shall be 20%; for 1949, 30%; for 1950, 40%; for 1951, 50%, and for 1952, 60%".

Further amend section six (6) by striking all of lines 8, 9, 10, 11, 12, 13, and line 14 to and including the period after the word "value".

Further amend the title, line three (3) by striking out the figures "1949" and inserting the figures "1953".

A. G. REDMAN, *Chairman*.

Robinson of Delaware, 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 295, a bill for an act to amend section three hundred twenty-two point twelve (322.12), Code 1946, relating to motor vehicle dealers, begs leave to report it 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.

GLENN E. ROBINSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File 198, a bill for an act to repeal certain sections, Code 1946, relating to authority of the state highway commission to stop motor vehicles and trailers for weighing and inspection, 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.

GLENN E. ROBINSON, *Chairman.*

Hicklin of Louisa, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations to whom was referred Senate File 213, a bill for an act to provide for the formation of associations to purchase or build and own residential business and commercial properties upon a co-operative 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.

M. F. HICKLIN, *Chairman.*

MINORITY REPORT

MR. CHAIRMAN: Your sub-committee, to whom was referred House File 124, a bill for an act to make it unlawful to discriminate in the employment of any person either because of membership or non-membership in a labor organization or to require any person to pay dues or other charges to a labor organization as a condition of employment and to make it unlawful to deduct labor organization dues or other charges from the earnings of an employee unless the employee has authorized such deduction as provided in this act and to prescribe penalties for violations.

I, as the minority on the sub-committee to which was referred House File 124, beg leave to differ from the recommendations of the majority and respectfully recommend that the same be returned to the House with the recommendations of the committee that the same do pass.

JOHN A. WALKER.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: March 12, 1947, House Files 89, 168 and 233.

MOTIONS FILED

MR. SPEAKER: I move to reject the report of the labor committee on House File 139.

DAVID G. AINSWORTH.

MR. SPEAKER: I move to reject the report of the labor committee on House File 131.

DAVID G. AINSWORTH.

MR. SPEAKER: I move to reject the report of the labor committee on House File 127.

DAVID G. AINSWORTH.

AMENDMENTS FILED

Amend section seven (7) of House File 382 by adding after the word "benevolent" in line four (4) thereof the following: ", institutional, educational".

DONOHUE of Cedar.

Amend House File 146 by striking all of said bill after line seven (7), section one (1) and substituting in lieu thereof the following:

"The secretary of agriculture may establish and publish rules and regulations for the labeling of vegetable seeds, such rules and regulations shall conform to the 'Federal Seed Act' and the rules and regulations established thereunder".

WALTER of Marshall.

Amend House File 238 by adding thereto a new section as follows:

"The provisions of this act shall not apply to members of fraternal orders, societies or associations who solicit applications for membership in the insurance departments of such fraternal orders, societies or associations."

KOSEK of Linn.

Amend Senate File 139 by striking the word "insure" in line seven (7) of section three (3) and inserting in lieu thereof the word "reinsure".

Further amend Senate File 139 by adding a new section as follows:

"This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Marion Sentinel, a newspaper published at Marion, Iowa, and in the Kossuth County Advance, a newspaper published at Algona, Iowa."

KOSEK of Linn.

Amend House File 281 by inserting the word "not" between "shall" and "include" in numerical paragraph twenty-one (21), line seventy-one (71) of Section 1.

KOSEK of Linn.

Amend House File 424 by adding thereto a new section as follows:

Sec. 2. Subsection sixteen (16) of section four hundred four point five (404.5), Code 1946, is further amended by striking the words "three-quarters" in lines two (2) and three (3) of paragraph "c" and inserting in lieu thereof the word "one".

KOSEK of Linn.

Amend section one (1) of the amendment to House File 193 by

striking all of section one (1) thereof and inserting in lieu thereof the following:

Section 1. Section ninety-seven point forty-five (97.45) Code 1946 is amended by striking out the semi-colon (;) and the word "or" in line fourteen (14) of sub-section six (6), paragraph (a) of said section and adding the following: "unless that employee has had ten years of employment in public service in Iowa prior to July 1, 1947, and in that event he shall be a fully insured individual when he has been covered by six calendar quarters immediately preceding the quarter in which he retired after reaching the age of sixty-five years, or died, whichever event first occurred, and pays by himself, his representative or beneficiary, as the case may be, to the commission, the tax upon the wages he was being paid in the last quarter of 1947 for four additional calendar quarters, which sum shall also be matched by the employing political division or sub-division and paid into the commission at the time of the employee's retirement or death; or".

REED of Jefferson.

Amend Senate File 46 by striking out all of section seventeen (17), section eighteen (18), section nineteen (19), section twenty (20), section twenty-one (21), section twenty-two (22), section twenty-three (23), section twenty-four (24), section twenty-five (25) and renumbering the remaining sections.

PUTNEY of Tama.

On motion by McFarlane of Black Hawk the House adjourned until 9:45 a.m., Thursday, March 13, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 13, 1947.

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

Prayer was offered by the Reverend T. Ernest Hoon, pastor of the First Methodist Church of Sioux Rapids, Iowa.

Journal of March 12 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Stevens of Greene on request of Donohue of Cedar.

PRESENTATION OF VISITORS

Smith of Clayton introduced to the House the Honorable William Becker, former member of the House.

Neal of Dallas presented to the House students from the Washington Township Consolidated School of Minburn with their superintendent, Mr. K. T. Hancer.

Schwengel of Scott introduced to the House Reverend David Sear Foss, pastor of the Mt. Ida Presbyterian Church of Davenport.

Hinrichs of Iowa presented to the House the Reverend Otto C. Schultz, pastor of the St. Peters Lutheran Church of West Gate and members of his 8th grade class.

Noble of Harrison presented to the House Misses Mary Ann Lang, Barbara Glasson, Colleen Renaud, Ann Rowe and Marjorie Miles, winners in the good citizenship contest sponsored by the D.A.R.

Hicklin of Louisa rose under the question of personal privilege and extended the good wishes of the House to Kosek of Linn on the occasion of his birthday. Burkman of Polk led the House in song.

PETITIONS

Schwengel of Scott presented a petition from the Tri-City Typographical Union No. 107 of Davenport protesting passage of Anti-Labor bills.

Referred to committee on labor.

Schwengel of Scott presented a petition from the Davenport Business and Professional Women's Club of Davenport urging support of House File 270.

Referred to committee on appropriations.

Schwengel of Scott presented a petition from the Amvets Auxiliary Post No. 45 of Walnut urging support of House File 156.

Referred to committee on military and veterans affairs.

Schwengel of Scott presented a petition signed by six hundred residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by twelve residents of Lisbon urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by thirty-nine residents of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by fifty-four residents of Des Moines urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by nineteen members of the parent education class of Roosevelt High School urging passage of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by one hundred and thirty-seven residents of Davenport urging support of House File 156.

Referred to committee on military and veterans affairs.

Schwengel of Scott presented a petition signed by forty residents of Davenport urging support of House File 93.

Referred to committee on schools and textbooks.

Kruse of Floyd presented a petition signed by fifty residents of Floyd county opposing all liquor questions.

Referred to committee on liquor control.

Reed of Jefferson presented a resolution from the Cattell Parent-Teacher Association of Des Moines protesting passage of section two of House File 193.

Referred to committee on social security.

Strawman of Jones presented a petition signed by fifteen residents of Anamosa urging support of House File 270.

Referred to committee on appropriations.

Strawman of Jones presented a petition signed by five residents of Anamosa urging support of House File 125.

Referred to committee on judiciary 1.

Strawman of Jones presented a petition signed by eleven officials of Jones county urging support of Senate File 181.

Referred to committee on compensation of public officers and employees.

Lucken of Plymouth presented a petition from the Woman's Study Club of Merrill urging support of House File 93.

Referred to committee on schools and textbooks.

Lucken of Plymouth presented a petition from the Merrill School Board of Merrill urging support of House File 93.

Referred to committee on schools and textbooks.

Weichman of Benton presented a petition signed by forty-one residents of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Weichman of Benton presented a petition signed by 113 residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by 426 residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Nelson of Buchanan presented a petition from the Miller Implement Company, Lange and Wilson Implement Company, H. H. Hand Implement Company, Oliver Greenley Implement Company and Keller Implement Company of Independence urging rejection of committee report on House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

ADOPTION OF REPORTS OF COMMITTEES

The Chief Clerk announced the adoption of reports of committees on House Files 198, 295, 323, 333, 356, 396, 405, 425 and Senate Files 177 and 213, under Rule 72.

INTRODUCTION OF BILLS

House File 482, by committee on fish and game, a bill for an act to amend section one hundred ten point one (110.1), Code 1946, relating to hunting and fishing license fees.

Read first time and passed on file.

House File 483, by committee on appropriations, a bill for an act to appropriate from the general fund and from institutional industries fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, to the board of control for the support of the institutions under said board of control.

Read first time and passed on file.

House File 484, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, a fund for the office of the board of control.

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 249, a bill for an act to define the term "power to appoint."

Also: 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 to permit the state conservation commission to restore Goose Lake, Greene county, Iowa, and to acquire such lands and rights as are necessary to return same to a suitable wild life area.

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 the purchase of real property in the city of Des Moines for the use of the Iowa liquor control commission for warehouse purposes.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 354, a bill for an act relating to the purchase of real property in Des Moines for use of the Iowa liquor control commission for warehouse purposes.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 353, a bill for an act relating to the purchase of real property in Des Moines for use of the Iowa liquor control commission for warehouse purposes.

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 purchase of property in Des Moines for use by the state of Iowa and to provide for an appropriation therefor.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 294, a bill for an act relating to repairs to the spillway of Upper Pine Lake, Hardin county.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 250, a bill for an act relating to the unexpended funds remaining from any appropriation to the fund for aid to the blind.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 355, a bill for an act relating to the purchase of real property in the city of Des Moines for the use of the Iowa liquor control commission.

Also: That the Senate has amended and failed to pass the following bill in which the concurrence of the Senate was asked:

House File 32, a bill for an act providing for the payment of insurance premiums from the various county funds.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 357, a bill for an act relating to the purchase and condemnation of certain property in the city of Des Moines.

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 issuance of building bonds by the Consolidated Independent School District of Vinton, Iowa.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 250, a bill for an act to amend section two hundred forty-one point twenty-one (241.21), Code 1946, 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.

Read first time and referred to committee on appropriations.

Senate File 294, a bill for an act to appropriate from the general fund of the state of Iowa for the period from the effective date of this act and ending June 30, 1949, the sum of seven thousand five hundred dollars (\$7,500) for the purpose of making repairs to the spillway of Upper Pine Lake, Hardin county, Iowa.

Read first time and referred to committee on appropriations.

Senate File 353, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide an appropriation therefor.

Read first time and referred to committee on appropriations.

Senate File 354, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide an appropriation therefor. In consideration of seven thousand dollars (\$7,000.00).

Read first time and referred to committee on appropriations.

Senate File 355, a bill for an act to authorize the purchase of real property in the city of Des Moines for the use of the Iowa liquor control commission and to provide for an appropriation therefor.

Read first time and referred to committee on appropriations.

Senate File 356, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel

known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide an appropriation therefor. In consideration of nine thousand five hundred dollars (\$9,500.00).

Read first time and referred to committee on appropriations.

Senate File 357, a bill for an act to authorize the purchase and condemnation of certain property in the city of Des Moines, Iowa, for the use of the Iowa liquor control commission and to provide for an appropriation therefor.

Read first time and referred to committee on appropriations.

Senate File 247, a bill for an act to permit the state conservation commission to restore Goose Lake, Greene county, Iowa, and to acquire such lands and rights as are necessary to return same to a suitable wild life area.

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

Senate File 249, a bill for an act to amend chapter five hundred fifty-nine (559), Code 1946, to define the term "power to appoint" as used therein, and to include within said definition powers of consumption, powers in trust or in the nature of a trust, powers to amend, and all other powers which are in substance or effect powers of appointment, regardless of the language used to create them; to provide for the disclaimer of powers, the release by one donee of his right to exercise a joint power, to provide for release of powers for a period of time and to provide for the delivery of releases and disclaimers of powers.

Read first time and referred to committee on judiciary 2.

SENATE FILE 46 SUBSTITUTED FOR HOUSE FILE 75

Redman of Sac asked and obtained unanimous consent to substitute Senate File 46 for House File 75.

CONSIDERATION OF BILLS

The hour of 10:00 a.m. having arrived the Speaker announced the special order for the consideration of Senate File 46.

Senate File 46, a bill for an act to provide for the assessment of real and personal property in the state of Iowa; creating the office of county assessor and providing for the selection of county

assessors in each county of the state of Iowa; creating the office of city assessor and providing for the selection of city assessors in cities now or hereafter having a population of ten thousand (10,000) or more and less than one hundred and twenty-five thousand (125,000); providing for the establishment of county boards of review in each county of the state of Iowa; providing for city boards of review in cities now or hereafter having a population of ten thousand (10,000) or more and less than one hundred and twenty-five thousand (125,000); and generally providing for the ordinary assessment and equalization of assessments of real and personal property throughout the state of Iowa and providing for the levy of taxes to pay the costs of such assessments; and amending certain sections of the Code 1946, was taken up for consideration.

Beardsley of Warren offered the following amendment to Senate File 46:

Amend Senate File 46 as engrossed and passed by the Senate as follows:

1. Strike all of lines two and three (2 and 3) of section one (1) and insert the following: "of county assessor is hereby created within the office of the county auditor. The county auditor shall be ex officio county assessor. On the effective date of this act the terms of".

2. Strike from lines three and four (3 and 4) of section two (2) the words "the office of county assessor and for".

3. Insert in line eleven (11) of section two (2) after the word "persons" the words "residents of the county".

4. Strike all of lines twenty-three and twenty-four (23 and 24) of section two (2) and the word "or" in line twenty-five (25) and insert the following: "certify to the county auditor of each county the names of eligibles for appointment as".

5. Insert at the end of line twenty-eight (28) of section two (2) the following: "Deputy assessors shall be appointed by the county auditor and may be removed by him for malfeasance, misfeasance, or nonfeasance in office."

6. Strike all of lines twenty-nine (29) to thirty-seven (37), inclusive, of section two (2) and insert the following: "The state tax commission shall when requested by the county auditor conduct a special examination for the purpose of selecting eligibles for appointment as deputy assessors."

7. Strike from line thirty-seven (37) of section three (3) the words "county assessor and a".

8. Strike from lines forty-a (40a) to forty-three (43), inclusive, of section three (3) the following: "The conference shall select from eligibles as certified by the state tax commission, a county assessor whose term of office shall take effect not later than January 1, 1948, and whose term shall extend until December 31, 1951."

9. Strike from lines forty-seven (47) and forty-eight (48) of section three (3) the words "Not more than one member of the board of review shall be a citizen" and insert the following: "No two members of the board of review shall be citizens".

10. Strike from line fifty (50) of section three (3) the words "assessors and".

11. Strike from line fifty-four (54) of section three (3) the words "the assessor or".

12. Strike all of lines fifty-five (55), fifty-six (56) and fifty-seven (57) of section three (3).

13. Strike all of lines fifty-seven-d (57d), fifty-seven-e (57e), and fifty-seven-f (57f) of section three (3) and insert the following: "the county auditor for the purpose of selecting successors to members of boards of review whose terms shall".

14. Strike from line fifty-seven-h (57h) of section three (3) the following: "assessors, deputies and".

15. Strike from lines fifty-seven-i (57i) and fifty-seven-j (57j) the following: "assessors, deputies and".

16. Strike from line seventy (70) of section three (3) the words "Assessors and".

17. Strike from line seventy-one (71) of section three (3) the word "In" at the end of said line and all of lines seventy-two (72) to seventy-eight (78), inclusive, of said section.

18. Strike all of lines two (2) to six (6), inclusive, of section five (5) and insert the following: "county assessor the chief deputy assessor shall act as temporary county assessor until such time as a new county auditor is selected."

19. Strike from section ten (10) all of line one (1) after the numeral "10" and also of lines three (3), four (4), five (5) and six (6).

20. Strike from line eight (8) of section ten (10) the words "appointive board" and insert the word "auditor".

21. Strike from line nine (9) of section ten (10) the words, "such board" and insert the words "the board of supervisors."

22. Strike all of section eleven (11).

23. Strike all of section fourteen (14).

24. Strike from lines nine (9) and ten (10) of section twenty-five (25) the words "appointment of a".

25. Strike all of line eleven (11) of section twenty-five (25) and the words "all county assessors and" from line twelve (12) of said section.

26. Strike from lines two (2) and three (3) of section thirty (30) the following: "six (6), seven (7) and eight (8)" and insert "seven (7), eight (8) and nine (9)".

27. Strike all of section forty-seven (47).

28. Strike from line four (4) of section forty-nine (49) the words "in this act" and insert the words "in section 3 of this act".

29. Strike all of line four (4) of section fifty (50) and insert "or clerk of the district court."

30. Strike all of section fifty-four (54).

31. Renumber the sections of said Senate File to conform with the foregoing amendments.

32. Amend the title by inserting after the words "county assessor" in line three (3) the words "as a duty of the county auditor" and by adding at the end of said line the word "deputy".

Turner of Mills asked and obtained unanimous consent to withdraw the following amendments proposed by him:

Amend Senate File 46 section two (2) by striking the period in line thirteen (13) and inserting the words "and who are qualified voters and residents of the county."

Amend Senate File 46, section three (3) by inserting in line forty-three (43) of said section after the words "December 31, 1951." the following: "The appointive board shall give preference to eligibles residing within the district under its jurisdiction."

McFarlane of Black Hawk asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Amend Senate File 46 by striking section 50 (fifty) and inserting in lieu thereof the following substitute:

Section four hundred forty-two point three (442.3), Code 1946, is hereby amended by striking lines one (1) and two (2) and the words "as the case may be" and the comma from line three (3) thereof and inserting in lieu thereof "The assessor".

Walker of Hamilton offered the following amendment to the Beardsley amendment and moved its adoption:

Amend section three (3), line two (2) of the amendment by inserting the words "at least one year" after the word "for".

Amendment adopted.

Turner of Mills offered the following amendment to the Beardsley amendment and moved its adoption:

Amend the amendment by Beardsley to Senate File forty-six (46) by striking from line two (2) in division twenty (20) the word "auditor" and insert in lieu thereof the words "Board of Supervisors".

Further amend by striking division twenty-one (21) of the amendment.

Amendment adopted.

Beardsley of Warren moved the adoption of his amendment.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 79:

Bass	Boothby	Butler	Fiene
Beardsley	Brown of	Datisman	Fimmen
Beman	Mahaska	Davis	Frei
Bents	Brown of Monona	Duffy	Fulk
Bloom	Bryson	Eckels	Gannaway
Bockwoldt	Burkman	Edwards	Good

Graham	Loss	Noble	Smith of
Hansen	Lucken	Norland	Des Moines
Hedin	Lundy	Olson	Smith of Madison
Hendrix	Lynes	Pieper	Tesmer
Hicklin	McEleney	Poston	Troeger
Humbert	McFarlane	Rankin	Turner
Huston	Mills	Redman	Utzig
Ingalls	Moore	Reed	Van Eaton
Kerr	Morrissey	Robb	Walker
Kilpatrick	Nelson of	Saylor	Walter of
Klemesrud	Buchanan	Schwengel	Marshall
Koch	Nelson of	Scott	Watson
Krall	Woodbury	Sloane	Weichman
Kruse	Nicholas	Smith of Clayton	Wellington
Long	Nielsen		Williams
			Wilson

The nays were, 22:

Ainsworth	Duffield	Landsness	Strawman
Anderson	Fletcher	Lawrence	Walter of
Avery	Hinrichs	Neal	Pottawattamie
Baker	Kester	Patrick	Weiss
De Groot	King	Shepard	Mr. Speaker
Donohue	Kosek	Steinberg	

Absent or not voting, 7:

Knickerbocker	Prange	Robinson	Stevens
Langland	Putney	Siefkas	

Amendment adopted.

On motion by McFarlane of Black Hawk, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Reed of Jefferson on request of Huston of Washington.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 46, a bill for an act to provide for the assessment of real and personal property in the state of Iowa; creating the office of county assessor and providing for the selection of county assessors in each county of the state of Iowa; creating the office of city assessor and providing for the selection of city assessors in cities now or hereafter having a population of ten thousand (10,000) or more and less than one hundred and twenty-five thousand (125,000); providing for the establishment of county boards of review in each county of the state of Iowa; providing for city boards of review in cities now or hereafter having a population of ten thousand (10,000) or

more and less than one hundred and twenty-five thousand (125,000); and generally providing for the ordinary assessment and equalization of assessments of real and personal property throughout the state of Iowa and providing for the levy of taxes to pay the costs of such assessments; and amending certain sections of the Code 1946.

Ainsworth of Dickinson asked and obtained unanimous consent to offer the following amendment to the Beardsley amendment and moved its adoption:

Amend Beardsley amendment, section five (5) line three (3) by inserting the word "only" after the word "him".

Amendment adopted.

Steinberg of Story offered the following amendment to Senate File 46 and moved its adoption:

Amend Senate File 46 by striking from section three (3) lines thirty-four (34) and thirty-five (35) the words "provided for by section two hundred seventy-three point one (273.1), Code 1946" and substituting therefor, "now or hereafter constituted".

Amendment adopted.

Walter of Marshall offered the following amendment proposed by Putney of Tama and moved its adoption:

Amend Senate File 46 by striking out all of section seventeen (17), section eighteen (18), section nineteen (19), section twenty (20), section twenty-one (21), section twenty-two (22), section twenty-three (23), section twenty-four (24), section twenty-five (25) and renumbering the remaining sections.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 17:

Anderson	Hinrichs	Olson	Walker
Butler	Long	Patrick	Walter of
Datisman	Lucken	Pieper	Marshall
Good	McEleney	Utzig	Mr. Speaker
Graham	Norland		

The nays were, 81:

Ainsworth	Boothby	Duffield	Gannaway
Avery	Brown of	Duffy	Hansen
Baker	Mahaska	Eckels	Hedin
Bass	Brown of Monona	Edwards	Hendrix
Beardsley	Bryson	Fiene	Hicklin
Beman	Burkman	Fimmen	Humbert
Bents	Davis	Fletcher	Huston
Bockwoldt	De Groot	Frei	Kerr

Kester	McFarlane	Rankin	Strawman
Kilpatrick	Mills	Redman	Tesmer
King	Moore	Robb	Troeger
Klemesrud	Morrissey	Robinson	Turner
Knickerbocker	Neal	Saylor	Van Eaton
Koch	Nelson of	Schwengel	Walter of
Kosek	Buchanan	Scott	Pottawattamie
Krall	Nelson of	Shepard	Watson
Kruse	Woodbury	Sloane	Weichman
Landsness	Nicholas	Smith of Clayton	Weiss
Langland	Nielsen	Smith of	Wellington
Lawrence	Noble	Des Moines	Williams
Lundy	Poston	Smith of Madison	Wilson
Lynes	Prange		

Absent or not voting, 10:

Bloom	Ingalls	Reed	Steinberg
Donohue	Loss	Siefkas	Stevens
Fulk	Putney		

Amendment lost.

Nielsen of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 46, section three (3), line fifty-one (51) by striking the words "school board" and inserting in lieu thereof the words "county board of education".

Amendment 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, 68:

Ainsworth	Frei	Mills	Scott
Avery	Fulk	Moore	Sloane
Baker	Gannaway	Morrissey	Smith of Clayton
Bass	Hansen	Nelson of	Smith of
Beardsley	Hedin	Buchanan	Des Moines
Bents	Hicklin	Nicholas	Smith of Madison
Boothby	Ingalls	Nielsen	Steinberg
Brown of	Kerr	Noble	Strawman
Mahaska	Kilpatrick	Norland	Tesmer
Brown of Monona	King	Olson	Troeger
Bryson	Klemesrud	Poston	Turner
Burkman	Knickerbocker	Prange	Van Eaton
Davis	Koch	Rankin	Watson
Donohue	Kosek	Redman	Weichman
Duffield	Kruse	Robb	Weiss
Eckels	Lawrence	Robinson	Williams
Edwards	McEleney	Saylor	Wilson
Fimmen	McFarlane	Schwengel	

The nays were, 37:

Anderson	Good	Loss	Siefkas
Beman	Graham	Lucken	Stevens
Bloom	Hendrix	Lundy	Utzig
Bockwoldt	Hinrichs	Lynes	Walker
Butler	Humbert	Neal	Walter of
Datisman	Huston	Nelson of	Marshall
De Groote	Kester	Woodbury	Walter of
Duffy	Krall	Patrick	Pottawattamie
Fiene	Landsness	Pieper	Wellington
Fletcher	Long	Shepard	Mr. Speaker

Absent or not voting, 3:

Langland	Putney	Reed
----------	--------	------

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 to reconsider the vote by which the bill passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

Kerr of Shelby offered the following House Concurrent Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE CONCURRENT RESOLUTION 12

Whereas, death has deprived our neighboring state of Wisconsin of its chief executive, the Honorable Walter S. Goodland, and

Whereas, he has served his state with distinction for many years in various offices of public trust, now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, that the Fifty-second General Assembly of Iowa extends to the state of Wisconsin its sincere sympathy in the loss of its chief executive.

Be It Further Resolved that the Chief Clerk of the House of Representatives be directed to send certified copy of this resolution to the acting governor of the state of Wisconsin.

Kerr of Shelby moved its adoption.

Motion prevailed and the resolution was adopted.

SPECIAL ORDER

On motion by Fimmen of Davis, House File 384 was made a special order of business for Tuesday, March 25, 1947.

HOUSE FILE 437 RECALLED FROM COMMITTEE

House File 437 was recalled from the committee on public health and referred to committee on conservation of resources.

REPORT OF COMMITTEE

Fulk of Page, 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 279, a bill for an act to amend chapter two hundred twenty-four (224), Code 1946, relating to drug addicts and those addicted 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.

EDW. W. FULK, *Chairman.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 9, 102 and 153.

LAWRENCE PUTNEY, *Chairman House Committee.*
ROBERT C. REILLY, *Chairman Senate Committee.*

Report adopted.

BILLS SENT TO THE GOVERNOR

Putney of Tama, 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 March, 1947, sent to the Governor for his approval: House Files 9, 102 and 153.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill: House Files 9, 102 and 153.

MOTIONS FILED

MR. SPEAKER:

I move that House File 124 be re-referred to a committee of the whole House for consideration on Tuesday, March 18th, at 10 o'clock A.M.

David G. Ainsworth
Smith of Madison
Ernest Humbert
Oliver Landsness
Harry E. Watson
Albert Weiss

W. C. Hendrix
E. L. Edwards
H. R. Frei, Jr.
A. E. Rankin
Geo. L. Brown
Elmer A. Bass

W. H. Nicholas
 Russell A. Patrick
 Penn Eckels
 Lawrence Putney
 Willard Ingalls
 R. A. Nelson
 C. F. Hinrichs
 Guy G. Butler
 A. G. Redman
 W. S. Lynes
 B. L. Datisman
 Frank Koch
 William Kruse
 R. E. Duffield
 O. H. De Groote
 George B. Kester
 Clint L. Fletcher
 J. Henry Lucken
 T. H. Huston
 Smith of Des Moines
 D. A. Donohue
 M. M. Neal
 M. F. Bockwoldt
 John W. Gannaway
 Wilson Reed

Smith of Clayton
 L. E. Wilson
 Francis L. Kerr
 Walter F. Noble
 Carl A. Burkman
 C. G. Good
 Theo Klemesrud
 Casey Loss
 H. A. Moore
 H. E. Weichman
 J. C. Davis
 John A. Walker
 W. R. Fimmen
 O. C. Williams
 A. H. Avery
 Ed W. Fulk
 Ivan R. Mills
 C. A. Bryson
 Henry Siefkas
 Glenn E. Robinson
 M. F. Hicklin
 W. J. Kilpatrick
 Ray E. Shepard
 Carl Anderson
 E. B. Saylor

MR. SPEAKER:

I move that House File 127 be re-referred to a committee of the whole House for consideration on Tuesday, March 18th, at 10 o'clock A.M.

David G. Ainsworth
 Smith of Madison
 Ernest Humbert
 Oliver Landsness
 Harry E. Watson
 Albert Weiss
 W. H. Nicholas
 Russell A. Patrick
 Penn Eckels
 Lawrence Putney
 Willard Ingalls
 R. A. Nelson
 C. F. Hinrichs
 Guy G. Butler
 A. G. Redman
 Wilson Reed
 W. C. Hendrix
 E. L. Edwards
 H. R. Frei, Jr.
 A. E. Rankin
 Geo. L. Brown
 Elmer A. Bass
 Smith of Clayton
 L. E. Wilson
 Francis L. Kerr
 Walter F. Noble
 Carl A. Burkman
 C. G. Good
 Theo Klemesrud
 Casey Loss
 H. A. Moore

W. S. Lynes
 B. L. Datisman
 Frank Koch
 William Kruse
 R. E. Duffield
 O. H. De Groote
 George B. Kester
 Clint L. Fletcher
 J. Henry Lucken
 T. H. Huston
 Smith of Des Moines
 D. A. Donohue
 M. M. Neal
 M. F. Bockwoldt
 John W. Gannaway
 H. E. Weichman
 J. C. Davis
 John A. Walker
 W. R. Fimmen
 O. C. Williams
 A. H. Avery
 Ed W. Fulk
 Ivan R. Mills
 C. A. Bryson
 Henry Siefkas
 Glenn E. Robinson
 M. F. Hicklin
 W. J. Kilpatrick
 Ray E. Shepard
 Carl Anderson
 E. B. Saylor

MR. SPEAKER:

I move that House File 131 be re-referred to a committee of the whole House for consideration on Tuesday, March 18th, at 10 o'clock A.M.

David G. Ainsworth	W. C. Hendrix
Smith of Madison	E. L. Edwards
Ernest Humbert	H. R. Frei, Jr.
Oliver Landsness	A. E. Rankin
Harry E. Watson	Geo. L. Brown
Albert Weiss	Elmer A. Bass
W. H. Nicholas	Smith of Clayton
Russell A. Patrick	L. E. Wilson
Penn Eckels	Francis L. Kerr
Lawrence Putney	Walter F. Noble
Willard Ingalls	Carl A. Burkman
R. A. Nelson	C. G. Good
C. F. Hinrichs	Theo Klemesrud
Guy G. Butler	Casey Loss
A. G. Redman	H. A. Moore
W. S. Lynes	H. E. Weichman
B. L. Datisman	J. C. Davis
Frank Koch	John A. Walker
William Kruse	W. R. Fimmen
R. E. Duffield	O. C. Williams
O. H. De Groote	A. H. Avery
George B. Kester	Ed W. Fulk
Clint L. Fletcher	Ivan R. Mills
J. Henry Lucken	C. A. Bryson
T. H. Huston	Henry Siefkas
Smith of Des Moines	Glenn E. Robinson
D. A. Donohue	M. F. Hicklin
M. M. Neal	W. J. Kilpatrick
M. F. Bockwoldt	Ray E. Shepard
John W. Gannaway	Carl Anderson
Wilson Reed	E. B. Saylor

MR. SPEAKER:

I move that House File 134 be re-referred to a committee of the whole House for consideration on Tuesday, March 18th, at 10 o'clock A.M.

David G. Ainsworth	W. H. Nicholas
Smith of Madison	Russell A. Patrick
Ernest Humbert	Penn Eckels
Oliver Landsness	Lawrence Putney
Harry E. Watson	Willard Ingalls
Albert Weiss	R. A. Nelson
C. F. Hinrichs	Smith of Clayton
Guy G. Butler	L. E. Wilson
A. G. Redman	Francis L. Kerr
W. S. Lynes	Walter F. Noble
B. L. Datisman	Carl A. Burkman
Frank Koch	C. G. Good
William Kruse	Theo Klemesrud
R. E. Duffield	Casey Loss
O. H. De Groote	H. A. Moore
George B. Kester	H. E. Weichman
Clint L. Fletcher	J. C. Davis
J. Henry Lucken	John A. Walker
T. H. Huston	W. R. Fimmen
Smith of Des Moines	O. C. Williams
D. A. Donohue	A. H. Avery
M. M. Neal	Ed W. Fulk
M. F. Bockwoldt	Ivan R. Mills

John W. Gannaway
Wilson Reed
W. C. Hendrix
E. L. Edwards
H. R. Frei, Jr.
A. E. Rankin
Geo. L. Brown
Elmer A. Bass

C. A. Bryson
Henry Siefkas
Glenn E. Robinson
M. F. Hicklin
W. J. Kilpatrick
Ray E. Shepard
Carl Anderson
E. B. Saylor

MR. SPEAKER:

I move that House File 139 be re-referred to a committee of the whole House for consideration on Tuesday, March 18th, at 10 o'clock A.M.

David G. Ainsworth
Smith of Madison
Ernest Humbert
Oliver Landsness
Harry E. Watson
Albert Weiss
W. H. Nicholas
Russell A. Patrick
Penn Eckels
Lawrence Putney
Willard Ingalls
R. A. Nelson
C. F. Hinrichs
Guy G. Butler
A. G. Redman
W. S. Lynes
B. L. Datisman
Frank Koch
William Kruse
R. E. Duffield
O. H. De Groote
George B. Kester
Clint L. Fletcher
J. Henry Lucken
T. H. Huston
Smith of Des Moines
D. A. Donohue
M. M. Neal
M. F. Bockwoldt
John W. Gannaway
Wilson Reed

W. C. Hendrix
E. L. Edwards
H. R. Frei, Jr.
A. E. Rankin
Geo. L. Brown
Elmer A. Bass
Smith of Clayton
L. E. Wilson
Francis L. Kerr
Walter F. Noble
Carl A. Burkman
C. G. Good
Theo Klemesrud
Casey Loss
H. A. Moore
H. E. Weichman
J. C. Davis
John A. Walker
W. R. Fimmen
O. C. Williams
A. H. Avery
Ed W. Fulk
Ivan R. Mills
C. A. Bryson
Henry Siefkas
Glenn E. Robinson
M. F. Hicklin
W. J. Kilpatrick
Ray E. Shepard
Carl Anderson
E. B. Saylor

AMENDMENTS FILED

Amend House File 378 by placing a period after the word "flight" in line three (3) of section one (1) and striking the remainder of the section.

KLEMESRUD of Winnebago.

Amend House File 468 by striking the word "no" in line thirty-two (32), section nine (9), and inserting in lieu thereof the following: "only one half of the". Also by striking the comma after the word "remitted" in line thirty-seven (37), section nine (9), and inserting in lieu thereof the following: "in full, one-half said fees".

SMITH of Madison.

1. Amend House File 194 by striking the words "by striking from

line five (5) the word 'two' and by substituting in lieu thereof the word 'one', and" in lines 2, 3, and 4 of section 2.

2. Further amend House File 194 by striking the words "by striking from line seven (7) the word 'two' and substituting in lieu thereof the word 'one', and" in lines 2, 3, and 4 of section 3.

3. Further amend House File 194 by striking the words "One percent (1%)" in line 8 of section 4 and inserting in lieu thereof the words "Two percent (2%)".

4. Further amend House File 194 by striking all of section 5 and inserting in lieu thereof the following: "Section four hundred thirty-two point two (432.2) is repealed."

5. Further amend House File 194 by striking all of section 6.

6. Further amend House File 194 by striking the words "nineteen hundred and forty-six (1946)" in lines 4 and 5 of section 7 and substituting in lieu thereof the following: "nineteen hundred and forty-seven (1947)".

LANGLAND of Winneshiek.

Substitute amendment to the amendment filed by the committee on Judiciary 1 which appears in the committee report at page 558 of the Journal, to amend House File 125.

1. Amend House File 125 by inserting the following at the conclusion of section one (1) thereof:

"The judges of the district court may designate a municipal court judge to act as judge in adoption matters in cases arising in any city in which any such court is organized and in cases arising in any part of any county convenient thereto and, in such case, petitions for adoption may be filed in municipal court."

2. Further amend House File 125 by striking section two (2) thereof and substituting the following:

"Sec. 2. Section six hundred point two (600.2), Code 1946, is hereby repealed and the following substituted therefor:

'Except in cases of children under the jurisdiction of the Board of Control of State Institutions, the Clerk shall forthwith transmit two copies of the petition together with any orders or recommendations of the court relative thereto to the State Department of Social Welfare. The State Department, through its own agents, one of its licensed agencies, or other agency appointed by it upon recommendation of the court, shall immediately make a complete investigation of the allegations of the petition and the suitability of the proposed adoption. The State Department shall, within sixty (60) days, forward a copy of the investigation report to the court together with its recommendation as to the suitability of the proposed foster home, whether the child is a proper subject for adoption and what period of residence, not to exceed twelve (12) months, in the home of the petitioner or petitioners, should be required prior to final decree.

The Court shall provide for such hearings in adoption proceedings as may be necessary and shall prescribe notice thereof. Upon completion of the investigation, the court: (a) may require further investigation; (b) may require an immediate hearing on the merits; (c) unless the

petition be sooner denied, shall fix a period, not to exceed twelve (12) months, during which the child shall reside in the foster home prior to final decree; (d) shall require a further report by the State Department covering the period of residency to be submitted prior to the expiration thereof; (e) and shall enter such other order or orders as may be necessary to protect the parties.

If the child is not living in the proposed home, the court, after the initial investigation and upon application, may order the child placed in such home after notice, prescribed by the court, to person or persons or organization with whom the child is residing and hearing upon such application.'"

NELSON of Woodbury.

STEINBERG of Story.

MORRISSEY of Jasper.

On motion by McFarlane of Black Hawk, the House adjourned until 9:45 a.m., Friday, March 15, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 14, 1947.

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

Prayer was offered by the Reverend C. J. Semans, pastor of the Methodist church of Estherville, Iowa.

Journal of March 13 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Reed of Jefferson on request of Hendrix of Muscatine.

PRESENTATION OF VISITORS

Brown of Monona introduced to the House the senior class of the Whiting high school and their teacher Miss Ada Carter of Whiting.

Burkman of Polk introduced to the House the Community Life Problem Class of Roosevelt high school, Des Moines, and their teacher Mabel Troutfetter.

Gannaway of Poweshiek presented to the House 15 seniors from Grinnell high school with their teacher H. Beulah Hatcher.

Graham of Audubon presented to the House the classes in American history and world history from the Gray Consolidated school with their superintendent L. J. Bachman and teachers Mrs. Mendenhall and Miss Conkin.

Siefkas of Clarke presented to the House the senior class from Osceola high school, with the government teacher, Mr. Paul Weiler.

Olsen of Mitchell rose under the question of personal privilege and extended the best wishes of the House to Moore of Butler on the occasion of his birthday. Burkman of Polk led the House in song.

Anderson of Henry introduced to the House the Board of Supervisors from Henry county.

PETITIONS

Duffy of Dubuque presented a petition signed by thirty-four citizens of Dubuque, Iowa, opposing passage of House File 124.

Referred to committee on labor.

Knickerbocker of Linn presented a petition signed by fifty-three citizens of Cedar Rapids Taylor School urging passage of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by 165 citizens of Cedar Rapids urging passage of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by sixty-nine citizens of the Cedar Rapids Buchanan School urging passage of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by 210 citizens of Cedar Rapids Franklin School urging passage of House File 93.

Referred to committee on schools and textbooks.

Walker of Hamilton presented a petition signed by eighty-one citizens of Webster City urging passage of House File 156.

Referred to committee on military and veterans affairs.

Kosek of Linn presented a petition signed by twenty-six citizens of the Cedar Rapids Athletic Officials' Association protesting support of House File 385.

Referred to committee on schools and textbooks.

Avery of Clay presented a petition signed by forty-two citizens of Clay county opposing passage of the "dry" beer bill.

Referred to committee on liquor control.

Duffy of Dubuque presented a petition signed by thirty-one citizens of Dubuque county urging legislation on House File 466.

Referred to committee on agriculture 1.

Rankin of Franklin presented a petition signed by eight citizens of the Washington Valley School District urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Nicholas of Cerro Gordo presented several petitions signed by 340 citizens from Jefferson School District, Wilson School District, McKinley School District and citizens of North Iowa, including the towns of Plymouth and Decorah, urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn and Knickerbocker of Linn presented a petition signed by seventy-five citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by eighty citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Nelson of Buchanan presented several telegrams from Independence signed by citizens, the Board of Education, Independence Produce Company and the Faris County Superintendent urging support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by citizens of the Cedar Rapids Athletic Official's Association protesting support of House File 385.

Referred to committee on schools and textbooks.

Hinrichs of Iowa presented a petition signed by sixty-nine patrons of the Victor Public Schools urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Langland of Winneshiek presented a petition signed by 133 citizens of Winneshiek county opposing passage of House File 384.

Referred to committee on roads and highways.

Krall of Johnson presented a petition signed by twenty-one citizens of Johnson county urging support of House File 143 and Senate File 100.

Referred to committee on liquor control.

Krall of Johnson presented a petition signed by thirty-four school superintendents of the Northwest Iowa district urging support of House File 93.

Referred to committee on schools and textbooks.

Krall of Johnson presented a petition signed by thirty-five citizens of Johnson county and members of the North Liberty Methodist Church urging support of Senate File 100.

Referred to committee on liquor control.

Krall of Johnson presented a petition signed by forty-one citizens of North Liberty protesting support of Senate File 211.

Referred to committee on liquor control.

ADOPTION OF REPORT OF COMMITTEE

The Chief Clerk announced the adoption of report of committee on House File 279, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the indefinite postponement of the following bills under Rule 27: March 14, 1947, House Files 50, 154, 232 and 298.

HOUSE FILE 62 DEFERRED

McFarlane of Black Hawk moved to defer action on House File 62 and that it retain its place on the calendar.

Motion prevailed.

HOUSE FILE 125 DEFERRED

Morrissey of Jasper moved to defer action on House File 125 and that it 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 passed the following bill in which the concurrence of the House is asked:

Senate File 257, a bill for an act relating to federal acquirements of real estate within the state of Iowa and jurisdiction thereover.

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 to establish August fourteenth or V-J Day as a state holiday.

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

House File 107, a bill for an act providing for the care of tuberculosis patients in public tuberculosis sanatoria.

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

House Concurrent Resolution 12, extending the sympathy of the Fifty-second General Assembly of Iowa to the state of Wisconsin in the loss of its chief executive.

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

House File 39, a bill for an act relating to municipal parking lots, meters and traffic and parking control devices, the leasing of said lots, funds relating thereto, and providing for issuance of revenue bonds.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 107

Amend House File 107 as follows:

By adding after the word "welfare" in line 20 of section 4 the words ", overseers of the poor,".

By adding after the comma (,) after the word "director" in line 22 of section 4 the word "overseer,".

By adding after the comma (,) after the word "director" in line 25 of section 4 the word "overseer,".

By adding after the comma (,) after the word "director" in line 29 of section 4 the word "overseer,".

By adding after the comma (,) after the word "director" in line 31 of section 4 the word "overseer,".

SENATE AMENDMENT TO HOUSE FILE 39

Amend House File 39 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter three hundred ninety (390), Code 1946, is amended by adding the following:

Cities and towns shall have additional power and authority to purchase or lease, install, maintain, repair and operate parking meters or other traffic or parking control devices.

"Sec. 2. Section three hundred ninety point one (390.1), Code 1946, is repealed and the following inserted in lieu thereof:

Cities and towns shall have additional power and authority to purchase, lease or otherwise acquire and to improve, maintain and operate parking lots or other off street parking areas for the parking of vehicles, but before such authority is exercised the city council shall hold a public hearing to determine whether or not public convenience and necessity will be served by the establishment of such facilities. One notice of such hearing shall be published at least two (2) weeks prior thereto and any person affected by the establishment of said parking lot or off street parking facilities may appear at such hearing and object thereto. Cities and towns shall have additional power and authority to accept gifts or funds from any person, firm, corporation or association or cooperative organization for the establishment and operation of parking lots, if after said hearing, the establishment of such parking facilities is approved.

"Sec. 3. Cities and towns shall have power and authority to use the funds received from the operation of parking meters to pay the cost of acquiring, operating, maintaining and repairing the same, and also to pay the cost of acquiring and operating other parking and traffic control devices. Any of such funds remaining thereafter may be used either to purchase, lease or otherwise acquire parking lots or other off street parking areas for the parking of vehicles, or said remaining funds may also be used for the retirement of revenue bonds issued for the purpose of acquiring parking lots, in the event the revenue from said parking lots is insufficient to pay the cost of retiring said bonds.

"Sec. 4. Cities and towns may issue revenue bonds for the purpose of acquiring parking lots or other off street parking areas for the parking of vehicles, as provided in section two (2) of this act. Said revenue bonds shall be retired either from funds received from the operation of said parking lots, from funds received from the operation of parking meters or from funds received from a tax levied against a benefited district as provided in the following section.

"Sec. 5. Wherever the free movement and parking of vehicular traffic is substantially impeded by traffic congestion in cities and towns, the council of said cities and towns may establish a benefited district for the control, regulation and parking of said vehicles. Said district shall be established by ordinance after a public hearing to determine the necessity therefor, and said cities and towns may then levy a tax not exceeding one-half ($\frac{1}{2}$) mill per annum against all the privately owned business, professional, commercial and industrial property within said district, but no such tax shall be levied against private property used solely and only for private family residential purposes. Funds derived from said tax shall be used only for the purpose of retiring the revenue bonds, and then only after first applying on said retirement all funds available from the income from said parking lots or from parking meters.

"Sec. 6. All contracts or leases and the procedure thereunder by all cities and towns which have established or installed parking meters or entered into contracts therefor, which procedure, contracts, or leases have not heretofore been held illegal by the Supreme Court of Iowa, are hereby legalized.

"Sec. 7. Section three hundred ninety point five (390.5), Code 1946, is amended by striking from line nine (9) the word "five" and inserting in lieu thereof the word "twenty-five".

"Sec. 8. This act shall apply to cities organized under special charter.

"Sec. 9. Section three hundred ninety point four (390.4), Code 1946, is amended by striking from the last line thereof the words 'such as' and inserting in lieu thereof the word 'including'.

"Sec. 10. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in *The American Citizen*, a newspaper published at Des Moines, Iowa, and the *Cascade Pioneer*, a newspaper published at Cascade, Iowa."

Further amend the title of House File 39 by inserting after the word "for" in line 4 of said title the words "a tax levy and".

Further amend House File 39 by renumbering the succeeding sections.

SENATE MESSAGES CONSIDERED

Senate File 257, a bill for an act to amend section one point four (1.4), Code 1946, relating to federal acquirements of real estate within the state of Iowa and jurisdiction thereover.

Read first time and referred to committee on military and veterans affairs.

Senate File 258, a bill for an act to amend section five hundred forty-one point eighty-five (541.85), Code 1946, relating to holidays affecting the presentation of negotiable instruments; and to establish August fourteenth or V-J Day as a state holiday.

Read first time and referred to committee on military and veterans affairs.

Donohue of Cedar asked and obtained unanimous consent for the immediate consideration of House Concurrent Resolution 13.

HOUSE CONCURRENT RESOLUTION 13

Be It Resolved by the House, the Senate Concurring: That the appropriations committees of the House and Senate be directed not to submit any appropriations for statutory salary increases for public officials unless such increases have been approved and recommended by the respective committees on compensation of public officers and employees.

Weichman of Benton moved to defer action on House Concurrent Resolution 13 until Monday, March 17, 1947.

Motion prevailed.

CONSIDERATION OF SENATE AMENDMENTS

House File 185, a bill for an act relating to military service exemptions from taxation, with Senate amendment, was taken up for consideration, and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 185

Amend House File 185 by striking from section one (1), line six (6), the word "partnership" in inserting in lieu thereof the word "veteran's".

Patrick of Sioux moved the House concur in the Senate amendment to House File 185.

Motion prevailed and the House concurred.

Patrick of Sioux, moved that the bill be read a last time now and placed 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:

Anderson	Fimmen	Krall	Siefkas
Avery	Fletcher	Kruse	Smith of Clayton
Baker	Frei	Landsness	Smith of
Bass	Fulk	Lawrence	Des Moines
Beardsley	Gannaway	Lynes	Smith of Madison
Bents	Good	Mills	Steinberg
Bloom	Graham	Morrissey	Strawman
Boothby	Hansen	Nelson of	Tesmer
Brown of	Hedin	Woodbury	Turner
Mahaska	Hendrix	Nicholas	Utzig
Brown of Monona	Hinrichs	Nielsen	Walker
Bryson	Humbert	Noble	Walter of
Burkman	Huston	Norland	Marshall
Butler	Kerr	Patrick	Walter of
Davis	Kester	Pieper	Pottawattamie
De Groot	Kilpatrick	Poston	Weichman
Duffield	King	Prange	Weiss
Duffy	Klemesrud	Putney	Wellington
Edwards	Knickerbocker	Redman	Williams
Fiene	Koch	Saylor	Wilson
Eckels	Kosek	Shepard	Mr. Speaker

The nays were: none.

Absent or not voting, 29:

Ainsworth	Long	Nelson of	Schwengel
Beman	Loss	Buchanan	Scott
Bockwoldt	Lucken	Olson	Sloane
Datisman	Lundy	Rankin	Stevens
Donohue	McEleney	Reed	Troeger
Hicklin	McFarlane	Robb	Van Eaton
Ingalls	Moore	Robinson	Watson
Langland	Neal		

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

House File 117, a bill for an act to amend sections three hundred fifty-one point seventeen (351.17) and three hundred fifty-one point eighteen (351.18), Code 1946, relating to licensing of dogs, with Senate amendment, was taken up for consideration, and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 117

1. Amend House File 117 by striking the word "July" in line 4 of section 1 and inserting in lieu thereof the word "May".

2. Further amend House File 117 by striking section 2 and inserting in lieu thereof the following:

"Sec. 2. Section three hundred fifty-one point eighteen (351.18), Code 1946, is hereby amended by striking from lines one (1) and two (2) the words and figure 'Immediately following said April 1' and inserting in lieu thereof the words and figure 'On or before May 15'."

Nelson of Woodbury moved the House concur in the Senate amendment to House File 117.

Motion prevailed and the House concurred.

Nelson of Woodbury 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, 82:

Ainsworth	Brown of	Fimmen	Humbert
Anderson	Mahaska	Fletcher	Huston
Avery	Brown of Monona	Frei	Ingalls
Baker	Burkman	Fulk	Kerr
Bass	Butler	Gannaway	Kester
Beardsley	Davis	Good	Kilpatriick
Beman	De Groote	Graham	Klemesrud
Bents	Duffy	Hansen	Knickerbocker
Bloom	Eckels	Hedin	Koch
Bockwoldt	Edwards	Hicklin	Kosek
Boothby	Fiene	Hinrichs	Krall

Landsness	Olson	Smith of	Walter of
Lawrence	Pieper	Des Moines	Marshall
Lucken	Prange	Smith of Madison	Walter of
Lynes	Putney	Steinberg	Pottawattamie
Mills	Rankin	Stevens	Watson
Morrissey	Redman	Strawman	Weichman
Nelson of	Robinson	Turner	Weiss
Woodbury	Saylor	Utzig	Wellington
Nielsen	Siefkas	Van Eaton	Williams
Noble	Sloane	Walker	Wilson
Norland	Smith of Clayton		Mr. Speaker

The nays were, 3:

Loss	Moore	Shepard
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Absent or not voting, 23:

Bryson	Kruse	Neal	Reed
Datisman	Langland	Nelson of	Robb
Donohue	Long	Buchanan	Schwengel
Duffield	Lundy	Nicholas	Scott
Hendrix	McEleney	Patrick	Tesmer
King	McFarlane	Poston	Troeger

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 four hundred four point five (404.5), Code 1946, relating to fire department maintenance fund and the millage rate therein authorized, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 111

Amend House File 111 by striking all of section 2 therefrom.

Further amend House File 111 by striking the period (.) at the end of line 4 of section 1 and inserting in lieu thereof the following: "and by striking from line six (6) the words 'one and three-fourths' and inserting in lieu thereof the words 'two and one-fourth'."

Burkman of Polk moved the House concur in the Senate amendment to House File 111.

Motion prevailed and the House concurred.

Nelson 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, 81:

Anderson	Beardsley	Brown of	Burkman
Avery	Bents	Mahaska	Butler
Baker	Bloom	Brown of Monona	Davis
Bass	Boothby	Bryson	De Groot

Duffield	Kerr	Nelson of	Smith of Madison
Duffy	Kester	Woodbury	Strawman
Eckels	Kilpatrick	Nielsen	Tesmer
Edwards	King	Noble	Turner
Fiene	Klemesrud	Norland	Utzig
Fimmen	Knickerbocker	Olson	Van Eaton
Fletcher	Koch	Patrick	Walker
Frei	Kosek	Pieper	Walter of
Fulk	Krall	Prange	Marshall
Gannaway	Landsness	Rankin	Walter of
Good	Lawrence	Redman	Pottawattamie
Graham	Loss	Saylor	Weichman
Hansen	Lucken	Shepard	Weiss
Hedin	Lynes	Siefkas	Wellington
Hendrix	McFarlane	Sloane	Williams
Hinrichs	Mills	Smith of Clayton	Wilson
Humbert	Morrissey	Smith of	Mr. Speaker
Huston		Des Moines	

The nays were: none.

Absent or not voting, 27:

Ainsworth	Kruse	Nelson of	Robinson
Beman	Langland	Buchanan	Schwengel
Bockwoldt	Long	Nicholas	Scott
Datisman	Lundy	Poston	Steinberg
Donohue	McEleney	Putney	Stevens
Hicklin	Moore	Reed	Troeger
Ingalls	Neal	Robb	Watson

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

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 2, by Poston of Wayne and Frei of Grundy, was taken up for consideration.

House Joint Resolution 2, by Poston of Wayne and Frei of Grundy, 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.

Poston of Wayne moved that the 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 resolution pass?"

The ayes were, 34:

Bass	Hansen	Mills	Smith of
Bents	Krall	Norland	Des Moines
Bloom	Landsness	Olson	Stevens
Bryson	Long	Patrick	Tesmer
De Groot	Loss	Poston	Turner
Duffy	Lucken	Rankin	Utzig
Frei	Lundy	Saylor	Weiss
Gannaway	Lynes	Schwengel	Williams
Graham	McEleney	Smith of Clayton	Mr. Speaker

The nays were, 62:

Ainsworth	Fiene	Langland	Siefkas
Anderson	Fimmen	Lawrence	Sloane
Avery	Fletcher	McFarlane	Smith of Madison
Baker	Good	Moore	Steinberg
Beardsley	Hendrix	Morrissey	Strawman
Beman	Hicklin	Nelson of	Troeger
Bockwoldt	Hinrichs	Buchanan	Van Eaton
Boothby	Humbert	Nelson of	Walker
Brown of	Huston	Woodbury	Walter of
Mahaska	Ingalls	Nicholas	Marshall
Brown of Monona	Kerr	Nielsen	Walter of
Burkman	Kester	Noble	Pottawattamie
Datisman	Kilpatrick	Pieper	Watson
Davis	Knickerbocker	Prange	Weichman
Donohue	Koch	Putney	Wellington
Duffield	Kosek	Robb	Wilson
Eckels	Kruse	Robinson	

Absent or not voting, 11:

Butler	Hedin	Neal	Scott
Edwards	King	Redman	Shepard
Fulk	Klemesrud	Reed	

The resolution not having received a constitutional majority was declared to have failed to pass the House.

CONSIDERATION OF BILLS

House File 287, a bill for an act to amend chapter one hundred ninety-two (192), Code 1946, relating to the production and sale of dairy products, was taken up for consideration.

Redman of Sac offered the following amendment proposed by him and moved its adoption:

Amend House File 287, section 3, by striking line ten (10), and inserting in lieu thereof the following: "2. Standards for grading milk and cream for sale as fluid shall be adopted."

Further amend said section by striking the period in line twelve (12) thereof and adding the following: "for sale as fluid."

Amendment 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, 72:

Ainsworth	Fulk	McEleney	Smith of
Anderson	Gannaway	McFarlane	Des Moines
Avery	Good	Moore	Smith of Madison
Baker	Graham	Morrissey	Steinberg
Bass	Hansen	Nelson of	Stevens
Bloom	Hedin	Woodbury	Strawman
Bockwoldt	Ingalls	Nielsen	Tesmer
Boothby	Kerr	Noble	Troeger
Brown of	Kester	Norland	Turner
Mahaska	Klemesrud	Olson	Utzig
Bryson	Koch	Pieper	Van Eaton
Datisman	Kosek	Prange	Walker
De Groote	Krall	Rankin	Watson
Donohue	Kruse	Redman	Weichman
Duffy	Landsness	Robinson	Weiss
Eckels	Langland	Saylor	Williams
Fiene	Lawrence	Schwengel	Wilson
Fimmen	Lundy	Sloane	Mr. Speaker
Frei	Lynes	Smith of Clayton	

The nays were, 18:

Beman	Hicklin	King	Siefkas
Bents	Hinrichs	Loss	Walter of
Brown of Monona	Humbert	Mills	Pottawattamie
Butler	Huston	Patrick	Wellington
Hendrix	Kilpatrick	Shepard	

Absent or not voting, 18:

Beardsley	Fletcher	Nelson of	Reed
Burkman	Knickerbocker	Buchanan	Robb
Davis	Long	Nicholas	Scott
Duffield	Lucken	Poston	Walter of
Edwards	Neal	Putney	Marshall

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 four hundred four point five (404.5), Code 1946, relating to taxation for community center improvement and maintenance fund and playground or swimming pool maintenance fund, with report of committee recommending amendment and passage, was taken up for consideration.

Tesmer of Black Hawk offered the following amendment proposed by the committee and moved its adoption:

Amend House File 272 by striking the period (.) after the word "mills" in the last line of the second paragraph of section one (1) and by adding the following: "provided, however, that nothing herein shall be construed to permit the use of any funds herein referred to and obtained under this Act to be used to retire revenue bonds issued, or to be issued, for the construction of any projects herein set forth."

Nelson of Woodbury offered the following amendment to the committee amendment and moved its adoption:

Amend line six (6) and seven (7) of the committee amendment by striking the words "or to be issued".

Amendment as amended adopted.

Putney of Tama offered the following amendment and moved its adoption:

Amend House File 272, line twelve (12) by striking the words "one and three-fourths mills" and inserting in lieu thereof the words "one and one-fourth mills".

Amendment adopted.

Tesmer 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, 86:

Ainsworth	Fletcher	Kruse	Olson
Baker	Frei	Landsness	Patrick
Bass	Fulk	Langland	Putney
Beardsley	Gannaway	Lawrence	Rankin
Bents	Good	Loss	Robb
Bloom	Graham	Lynes	Robinson
Boothby	Hansen	McEleney	Saylor
Brown of	Hedin	McFarlane	Shepard
Mahaska	Hicklin	Mills	Siefkas
Brown of Monona	Hinrichs	Moore	Sloane
Burkman	Humbert	Morrissey	Smith of Clayton
Butler	Ingalls	Neal	Smith of
Datisman	Kerr	Nelson of	Des Moines
Davis	Kester	Buchanan	Smith of Madison
De Groote	King	Nelson of	Steinberg
Duffy	Klemesrud	Woodbury	Strawman
Eckels	Knickerbocker	Nicholas	Tesmer
Edwards	Koch	Nielsen	Troeger
Fiene	Kosek	Noble	Turner
Fimmen	Krall	Norland	Utzig

Van Eaton	Walter of	Weichman	Williams
Walter of	Pottawattamie	Weiss	Wilson
Marshall	Watson	Wellington	Mr. Speaker

The nays were, 1:

Avery

Absent or not voting, 21:

Anderson	Hendrix	Lundy	Reed
Beman	Huston	Pieper	Schwengel
Bockwoldt	Kilpatrick	Poston	Scott
Bryson	Long	Prange	Stevens
Donohue	Lucken	Redman	Walker
Duffield			

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

House File 256, a bill for an act relating to the sale of ammunition to minors, with report of committee recommending passage, was taken up for consideration.

Baker of Calhoun offered the following amendment proposed by him and moved its adoption:

Amend House File two hundred fifty-six (256) by adding thereto the following section:

“Sec. 2. No person under fifteen (15) years of age shall carry or fire any' rifle or shotgun except under the direct supervision of a parent or by a competent adult authorized by the parent or guardian to supervise said minor”.

Walter of Marshall asked for a ruling by the Speaker if the amendment proposed by Baker was germane to the bill.

The Speaker ruled the Baker amendment was germane to the main bill.

Sloane of Polk moved to defer action on House File 256 until Monday, March 17, 1947.

Baker of Calhoun asked and obtained unanimous consent to withdraw the amendment proposed by him.

Sloane of Polk asked and obtained unanimous consent to withdraw his motion to defer action on House File 256.

Nicholas of Cerro Gordo moved that the bill be read a last time now and placed 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:

Ainsworth	Good	Lawrence	Schwengel
Avery	Graham	Loss	Shepard
Baker	Hansen	Lundy	Siefkas
Beman	Hedin	Lynes	Sloane
Bloom	Hicklin	McEleney	Smith of Clayton
Brown of Mahaska	Hinrichs	McFarlane	Stevens
Brown of Monona	Humbert	Moore	Strawman
Burkman	Huston	Morrissey	Tesmer
Datisman	Ingalls	Neal	Troeger
Davis	Kerr	Nelson of Buchanan	Turner
De Groot	Kester	Nicholas	Utzig
Donohue	Kilpatrick	Noble	Walter of Marshall
Duffield	King	Norland	Walter of Pottawattamie
Eckels	Klemesrud	Olson	Watson
Edwards	Knickerbocker	Patrick	Weichman
Fiene	Koch	Pieper	Weiss
Fimmen	Kosek	Prange	Williams
Fletcher	Krall	Putney	Wilson
Frei	Kruse	Rankin	Mr. Speaker
Gannaway	Landsness	Robb	
	Langland		

The nays were, 6:

Boothby	Hendrix	Robinson	Smith of Madison
Butler	Mills		

Absent or not voting, 22:

Anderson	Duffy	Nielsen	Smith of Des Moines
Bass	Fulk	Poston	Steinberg
Beardsley	Long	Redman	Van Eaton
Bents	Lucken	Reed	Walker
Bockwoldt	Nelson of Woodbury	Saylor	Wellington
Bryson		Scott	

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

House File 313, a bill for an act relating to levee and drainage districts, with report of committee recommending amendment and passage, was taken up for consideration.

Lynes of Bremer offered the following amendment proposed by the committee and moved its adoption:

Amend by striking section four (4) of the bill.

Amendment adopted.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend section one (1), lines four (4) and five (5) by striking all after the word "laterals" through to the word "shall".

Amend section two (2), line six (6) by striking the words "or repaired".

Hicklin of Louisa offered the following amendment as a substitute amendment and moved its adoption:

Amend section one (1), line four (4) by inserting the word "shall" after the word "laterals".

Further amend section one (1), line five (5) by striking the word "shall" and inserting in lieu thereof the word "may".

REPORTS OF COMMITTEES

Schwengel of Scott, 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 286, a bill for an act to amend section two hundred seventy-four point thirty-six (274.36), Code 1946; section two hundred seventy-four point sixteen (274.16), Code 1946; section two hundred seventy-four point twenty-seven (274.27), Code 1946; section two hundred seventy-four point thirty-eight (274.38), Code 1946, all relating to the transfer of territory from one school district to another by requiring the approval of the county board of education and the superintendent of public instruction before such transfers of territory can be submitted to a vote of the people, begs leave to report it 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.

FRED D. SCHWENDEL, *Chairman.*

Van Eaton of Woodbury, 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 424, a bill for an act relating to taxes for garbage disposal and street cleaning, begs leave to report it 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 424 by adding thereto a new section as follows:

Sec. 2. Subsection sixteen (16) of section four hundred four point five (404.5), Code 1946, is further amended by striking the words "three-quarters" in lines two (2) and three (3) of paragraph "c" and inserting in lieu thereof the word "one".

C. S. VAN EATON, *Chairman.*

Watson of O'Brien, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 304, a bill for an act to provide for the protection of life from the danger of steam boilers and refrigeration plant explosions, and to fix and determine the conditions under which persons may be licensed to operate a refrigeration plant, a steam boiler or engine or its equipment and other motive power equipment, begs leave to report it 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. WATSON, *Chairman*.

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 356, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide an appropriation therefor. In consideration of nine thousand five hundred dollars (\$9,500.00), begs leave to report it 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. E. WEICHMAN, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 354, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide an appropriation therefor. In consideration of seven thousand dollars (\$7,000.00), begs leave to report it 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. E. WEICHMAN, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 357, a bill for an act to authorize the purchase and condemnation of certain property in the city of Des Moines, Iowa, for the use of the Iowa liquor control commission and to provide for 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.

H. E. WEICHMAN, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 353, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide 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.

H. E. WEICHMAN, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 355, a bill for an act to authorize the purchase of real

property in the city of Des Moines for the use of the Iowa liquor control commission and to provide for 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.

H. E. WEICHMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 351, a bill for an act to provide a deficiency appropriation for salary, support and maintenance for the commission for the blind, begs leave to report it 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. E. WEICHMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House Joint Resolution 5, a bill for an act providing for the appointment of a state building code council by the Governor to prepare a modern and uniform state building code establishing minimum standards for building to be used by the public 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, begs leave to report it 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 Joint Resolution 5 by striking the words and figures twenty-five thousand dollars (\$25,000.00) in lines two and three in section four and inserting in lieu thereof the following: "fifteen thousand dollars (\$15,000.00)".

H. E. WEICHMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 269, a bill for an act to appropriate not to exceed the sum of fourteen thousand six hundred thirty-five dollars (\$14,635) for the purpose of paying the cost of grading and construction of paving of east twenty-ninth street between the right-of-way of the Chicago, Milwaukee and St. Paul and Pacific railway company and Eastern avenue in the city of Davenport, 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.

H. E. WEICHMAN, *Chairman.*

Olson of Mitchell, 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 Senate Joint Resolution 3, 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 establishing minimum standards for buildings to be used by the public 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, begs leave to report it 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.

ALLERT G. OLSON, *Chairman.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 216 and 280.

LAWRENCE PUTNEY, *Chairman House Committee.*

W. N. SKOURUP, *Ranking Member 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 216 and 280.

BILLS SENT TO THE GOVERNOR

Putney of Tama, 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, 1947, sent to the Governor for his approval: House Files 216 and 280.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILL SIGNED BY GOVERNOR

A communication was received from the Governor announcing he had approved the following bill: March 13, 1947, House File 9.

AMENDMENTS FILED

Amend House File 465 by inserting at the end of section four (4) the following:

"In case of death of any person holding such license or the sale of

any hospital licensed hereunder within the first year of the tenure of such license the department shall certify to the state comptroller a claim on behalf of the licensee for refund of a proportionate share of the license fee. Said refund shall be based on one-twelfth the amount thereof multiplied by the remaining months in the year. The comptroller shall thereupon draw a warrant against the general fund payable to the order of the licensee."

AVERY of Clay.

Amend House File 228 as follows:

1. Add the following amendment to Section one (1):

"Further amend Section three hundred forty point fifteen (340.15), Code 1946, by changing the period (.) in line seven (7) after the word 'law' to a semicolon (;) and adding the following sentence: 'provided, however, that in the fixing of such salaries, the county superintendent shall have no part in the proceedings of said board, but shall designate an acting chairman and shall absent himself from the meeting during the consideration of such salaries.'"

2. Renumber the sections to correct the order.

NELSON of Woodbury.

Amend the amendment of Nelson of Woodbury, Steinberg of Story, Morrissey of Jasper, to House File 125 by striking after the word "agencies" in lines 24 and 25 of section two (2) of said amendment the following "or other agency appointed by it upon recommendation of the court" and substituting in lieu thereof the following: "or other qualified agency or agencies appointed by the court".

Further amend by inserting after the word "Department" in line 28 of section two (2) the following: "or other qualified agency or agencies appointed by the court"; by striking the word "shall" in line 44 and substituting in lieu thereof the word "may".

NELSON of Woodbury.

Amend the amendment of Nelson of Woodbury, Steinberg of Story and Morrissey of Jasper to House File 125 by adding after the word "welfare" in line 23 of section two (2) the following: "or the qualified agency appointed by the court".

NELSON of Woodbury.

Amend House File 370 by adding thereto as Sec. 3 the following:

"Sec. 3. The state comptroller is hereby authorized to issue his warrants against said appropriation upon requisition by the superintendent of public instruction, and the treasurer of state is hereby directed to pay the same from the general fund of the state of Iowa."

Further amend said House File by striking the period at the end of the title and adding the following: ", and the issuance of warrants against said appropriation."

BASS of Montgomery.

On motion by McFarlane of Black Hawk, the House adjourned until 9:00 a.m., Monday, March 17, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 17, 1947.

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

Prayer was offered by Reverend Jay Waterman of the Trinity Methodist Church of Osceola, Iowa.

Journal of March 14 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Datisman of Lyon on request of Smith of Clayton; Frei of Grundy on request of Williams of Van Buren; Nicholas of Cerro Gordo on request of Patrick of Sioux; Lundy of Monroe on request of Burkman of Polk.

PRESENTATION OF VISITORS

Hinrichs of Iowa presented to the House, six students from the Lutheran School, Victor, Iowa.

Hicklin of Louisa presented to the House the grandson of Davis of Fayette, John Davis Bonebreaker.

Sloane of Polk arose under the question of personal privilege and announced to the House the birth of Catherine Jane Donohue, daughter of Donohue of Cedar.

PETITIONS

Weichman of Benton presented a petition signed by forty-five citizens of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Utzig of Dubuque presented a petition signed by sixty-three residents of Dubuque county protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Eckels of Hancock presented a petition signed by twenty-one

county officials and citizens of Hancock county urging passage of Senate File 181.

Referred to committee on compensation of public officers and employees.

Butler of Pocahontas presented a petition signed by the faculty of the Havelock Consolidated School of Havelock urging support of House File 93.

Referred to committee on schools and textbooks.

Davis of Fayette presented a petition signed by thirteen members of the Oelwein typographical union of Oelwein protesting passage of Senate Files 109, 110, 111, 112 and 113. Also House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Hedin of Scott presented a petition signed by sixty-two residents of Scott county protesting passage of House File 143 and Senate File 100.

Referred to committee on liquor control.

Van Eaton of Woodbury presented a petition signed by fifty-six residents of Sioux City in protest to House File 402.

Referred to committee on fish and game.

Krall of Johnson presented a petition signed by twenty-four residents of Johnson and Polk counties protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Schwengel of Scott presented a petition signed by fourteen members of the faculty of the Havelock Consolidated School urging passage of House File 93.

Referred to committee on schools and textbooks.

Eckels of Hancock presented a petition signed by one hundred and ninety-one residents of Hancock county urging support of House File 156.

Referred to committee on military and veterans affairs.

Bloom of Webster presented a petition signed by twenty-nine residents of Fort Dodge urging passage of House File 156.

Referred to committee on military and veterans affairs.

Kruse of Floyd presented a petition signed by forty-three residents of Floyd county urging passage of House File 93.

Referred to committee on schools and textbooks.

Hendrix of Muscatine presented petitions signed by residents of Muscatine and Scott counties urging support of House File 156.

Referred to committee on military and veterans affairs.

Krall of Johnson presented a petition signed by ten residents of Johnson county urging support of House File 156.

Referred to committee on military and veterans affairs.

Hendrix of Muscatine presented a petition signed by forty residents of Muscatine protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nielsen of Pottawattamie presented a petition signed by fifty-six residents of Council Bluffs protesting passage of Senate Files 109, 110, 111, 112 and 113. Also House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Smith of Des Moines presented a petition signed by 113 residents of Burlington protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Hinrichs of Iowa presented a petition signed by the members of the board of education at Victor urging support of House File 93.

Referred to committee on schools and textbooks.

Brown of Mahaska presented a petition signed by forty-four Mahaska county veterans urging passage of House File 156.

Referred to committee on military and veterans affairs.

Langland of Winneshiek presented a petition signed by 176 residents of Winneshiek county protesting passage of House File 384.

Referred to committee on roads and highways.

ADOPTION OF REPORTS OF COMMITTEES

The Chief Clerk announced the adoption of reports of committees on House Files 269, 286, 424 and Senate Files 351, 353, 354, 355, 356, 357, House Joint Resolution 5 and Senate Joint Resolution 3, under Rule 72.

INTRODUCTION OF BILL

House File 485, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, a fund for the board of control institutional state roads.

Read first time and passed on file.

CONSIDERATION OF SENATE AMENDMENTS

House File 39, a bill for an act to amend chapter three hundred ninety (390), Code 1946, relating to municipal parking lots, meters and traffic and parking control devices, the leasing of said lots, funds relating thereto, and providing for issuance of revenue bonds, with Senate amendment, was taken up for consideration, and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 39

Amend House File 39 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter three hundred ninety (390), Code 1946, is amended by adding the following:

Cities and towns shall have additional power and authority to purchase or lease, install, maintain, repair and operate parking meters or other traffic or parking control devices.

"Sec. 2. Section three hundred ninety point one (390.1), Code 1946, is repealed and the following inserted in lieu thereof:

Cities and towns shall have additional power and authority to purchase, lease or otherwise acquire and to improve, maintain and operate parking lots or other off street parking areas for the parking of vehicles, but before such authority is exercised the city council shall hold a public hearing to determine whether or not public convenience and necessity will

be served by the establishment of such facilities. One notice of such hearing shall be published at least two (2) weeks prior thereto and any person affected by the establishment of said parking lot or off street parking facilities may appear at such hearing and object thereto. Cities and towns shall have additional power and authority to accept gifts or funds from any person, firm, corporation or association or cooperative organization for the establishment and operation of parking lots, if after said hearing, the establishment of such parking facilities is approved.

"Sec. 3. Cities and towns shall have power and authority to use the funds received from the operation of parking meters to pay the cost of acquiring, operating, maintaining and repairing the same, and also to pay the cost of acquiring and operating other parking and traffic control devices. Any of such funds remaining thereafter may be used either to purchase, lease or otherwise acquire parking lots or other off street parking areas for the parking of vehicles, or said remaining funds may also be used for the retirement of revenue bonds issued for the purpose of acquiring parking lots, in the event the revenue from said parking lots is insufficient to pay the cost of retiring said bonds.

"Sec. 4. Cities and towns may issue revenue bonds for the purpose of acquiring parking lots or other off street parking areas for the parking of vehicles, as provided in section two (2) of this act. Said revenue bonds shall be retired either from funds received from the operation of said parking lots, from funds received from the operation of parking meters or from funds received from a tax levied against a benefited district as provided in the following section.

"Sec. 5. Wherever the free movement and parking of vehicular traffic is substantially impeded by traffic congestion in cities and towns, the council of said cities and towns may establish a benefited district for the control, regulation and parking of said vehicles. Said district shall be established by ordinance after a public hearing to determine the necessity therefor, and said cities and towns may then levy a tax not exceeding one-half ($\frac{1}{2}$) mill per annum against all the privately owned business, professional, commercial and industrial property within said district, but no such tax shall be levied against private property used solely and only for private family residential purposes. Funds derived from said tax shall be used only for the purpose of retiring the revenue bonds, and then only after first applying on said retirement all funds available from the income from said parking lots or from parking meters.

"Sec. 6. All contracts or leases and the procedure thereunder by all cities and towns which have established or installed parking meters or entered into contracts therefor, which procedure, contracts, or leases have not heretofore been held illegal by the Supreme Court of Iowa, are hereby legalized.

"Sec. 7. Section three hundred ninety point five (390.5), Code 1946, is amended by striking from line nine (9) the word "five" and inserting in lieu thereof the word "twenty-five".

"Sec. 8. This act shall apply to cities organized under special charter.

"Sec. 9. Section three hundred ninety point four (390.4), Code 1946, is amended by striking from the last line thereof the words "such as" and inserting in lieu thereof the word "including".

"Sec. 10. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The American Citizen, a newspaper published at Des Moines, Iowa, and the Cascade Pioneer, a newspaper published at Cascade, Iowa."

Further amend the title of House File 39 by inserting after the word "for" in line 4 of said title the words "a tax levy and".

Van Eaton of Woodbury moved the House concur in the Senate amendment to House File 39.

Motion prevailed and the House concurred in Senate amendment to House File 39.

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, 74:

Ainsworth	Gannaway	McEleney	Smith of
Anderson	Good	McFarlane	Des Moines
Avery	Graham	Morrissey	Smith of Madison
Bass	Hansen	Nelson of	Stevens
Beman	Hedin	Woodbury	Strawman
Bockwoldt	Hendrix	Noble	Tesmer
Brown of	Hicklin	Norland	Troeger
Mahaska	Hinrichs	Poston	Turner
Brown of Monona	Humbert	Prange	Utzig
Burkman	Ingalls	Rankin	Van Eaton
Butler	Kerr	Redman	Walter of
Davis	Kester	Reed	Marshall
Duffield	King	Robb	Walter of
Eckels	Knickerbocker	Saylor	Pottawattamie
Edwards	Koch	Schwengel	Weichman
Fiene	Krall	Scott	Weiss
Fimmen	Kruse	Shepard	Wellington
Fletcher	Langland	Siefkas	Williams
Fulk	Lawrence	Sloane	Wilson
	Lucken	Smith of Clayton	Mr. Speaker

The nays were: none.

Absent or not voting, 34:

Baker	Duffy	Lundy	Olson
Beardsley	Frei	Lynes	Patrick
Bents	Huston	Mills	Pieper
Bloom	Kilpatrick	Moore	Putney
Boothby	Klemesrud	Neal	Robinson
Bryson	Kosek	Nelson of	Steinberg
Datisman	Landsness	Buchanan	Walker
De Groote	Long	Nicholas	Watson
Donohue	Loss	Nielsen	

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 providing for the care of tuberculosis patients in public tuberculosis sanatoria, with Senate amendment, was taken up for consideration, and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 107

Amend House File 107 as follows:

By adding after the word "welfare" in line 20 of section 4 the words " , overseers of the poor,".

By adding after the comma (,) after the word "director" in line 22 of section 4 the word "overseer,".

By adding after the comma (,) after the word "director" in line 25 of section 4 the word "overseer,".

By adding after the comma (,) after the word "director" in line 29 of section 4 the word "overseer,".

By adding after the comma (,) after the word "director" in line 31 of section 4 the word "overseer,".

Tesmer of Black Hawk moved the House concur in the Senate amendment to House File 107.

Motion prevailed and the House concurred in Senate amendment to House File 107.

Tesmer 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, 85:

Ainsworth	Good	Lucken	Smith of Clayton
Anderson	Graham	Lynes	Smith of
Avery	Hansen	McEleney	Des Moines
Baker	Hedin	McFarlane	Smith of Madison
Bass	Hicklin	Nelson of	Steinberg
Beman	Hinrichs	Woodbury	Stevens
Boothby	Humbert	Noble	Strawman
Brown of	Huston	Norland	Tesmer
Mahaska	Ingalls	Olson	Troeger
Brown of Monona	Kerr	Patrick	Turner
Bryson	Kester	Poston	Utzig
Burkman	Kilpatrick	Prange	Van Eaton
Butler	King	Putney	Walter of
Davis	Klemesrud	Rankin	Marshall
Donohue	Knickerbocker	Redman	Walter of
Duffield	Koch	Reed	Pottawattamie
Eckels	Kosek	Robb	Weichman
Edwards	Krall	Schwengel	Weiss
Fiene	Kruse	Scott	Wellington
Fimmen	Landsness	Shepard	Williams
Fletcher	Langland	Siefkas	Wilson
Fulk	Lawrence	Sloane	Mr. Speaker
Gannaway	Long		

The nays were: none.

Absent or not voting, 23:

Beardsley	Duffy	Moore	Nielsen
Bents	Frei	Morrissey	Pieper
Bloom	Hendrix	Neal	Robinson
Bockwoldt	Loss	Nelson of	Saylor
Datisman	Lundy	Buchanan	Walker
De Grootte	Mills	Nicholas	Watson

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

Tesmer of Black Hawk moved the vote by which the bill passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

CONSIDERATION OF BILLS

The House resumed consideration of House File 313, a bill for an act relating to levee and drainage districts.

Hicklin of Louisa asked and obtained unanimous consent to withdraw the amendment proposed by him and found on pages 735 and 736 of the Journal of March 14.

Hicklin of Louisa offered the following substitute amendment and moved its adoption:

Amend section one (1) line five (5) by striking the "comma (,)" and the word "or" and inserting in lieu thereof the words "shall, and"

Further amend section one (1), line five (5) by striking the word "shall" and inserting the word "may"

Amend section two (2), line six (6) by striking the words "or repairs".

Amendment lost.

Lynes 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, 71:

Ainsworth	Brown of Monona	Fiene	Kerr
Anderson	Bryson	Fletcher	Kester
Avery	Burkman	Fulk	Klemesrud
Baker	Butler	Gannaway	Knickerbocker
Beman	De Grootte	Good	Kosek
Bockwoldt	Duffield	Hansen	Krall
Boothby	Edwards	Hedin	Kruse

Landsness	Nelson of	Robb	Turner
Lawrence	Woodbury	Saylor	Van Eaton
Long	Nielsen	Schwengel	Walker
Lucken	Noble	Shepard	Walter of
Lynes	Norland	Sloane	Marshall
McEleney	Olson	Smith of Clayton	Walter of
McFarlane	Patrick	Smith of Madison	Pottawattamie
Moore	Pieper	Steinberg	Watson
Morrissey	Prange	Stevens	Weichman
Neal	Putney	Strawman	Wilson
Nelson of	Rankin	Tesmer	Mr. Speaker
Buchanan	Redman	Troeger	

The nays were, 21:

Bass	Fimmen	Huston	Smith of
Brown of	Graham	Ingalls	Des Moines
Mahaska	Hendrix	Kilpatrick	Utzig
Davis	Hicklin	Loss	Weiss
Donohue	Hinrichs	Reed	Wellington
Eckels	Humbert		Williams

Absent or not voting, 16:

Beardsley	Duffy	Langland	Poston
Bents	Frei	Lundy	Robinson
Bloom	King	Mills	Scott
Datisman	Koch	Nicholas	Siefkas

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

Senate File 353, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Speaker pro tem Morrissey in the chair.

Poston of Wayne offered the following amendment and moved its adoption:

Amend Senate File 353, by striking from lines six (6) and seven (7), Section one (1), the following: "and the use of the Iowa liquor control commission".

Amend the title to said Senate File by striking from lines four (4) and five (5) thereof the following: "for the use of the Iowa liquor control commission for warehouse purposes".

Amendment adopted.

Speaker Kuester in the chair.

Weichman of Benton asked and obtained unanimous consent to defer action on Senate File 353.

SENATE FILE 250 SUBSTITUTED FOR HOUSE FILE 481

Weichman of Benton asked and obtained unanimous consent to substitute Senate File 250 for House File 481.

Senate File 250, a bill for an act to amend section two hundred forty-one point twenty-one (241.21), Code 1946, 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.

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:

Ainsworth	Graham	Moore	Sloane
Anderson	Hansen	Morrissey	Smith of Clayton
Avery	Hedin	Neal	Smith of
Baker	Hedrix	Nelson of	Des Moines
Bass	Hicklin	Buchanan	Smith of Madison
Beadsley	Hinrichs	Nelson of	Steinberg
Beman	Humbert	Woodbury	Stevens
Bloom	Huston	Nielsen	Strawman
Bockwoldt	Ingalls	Noble	Tesmer
Boothby	Kerr	Norland	Troeger
Brown of Monona	Kester	Olson	Turner
Bryson	Kilpatrick	Pieper	Utzig
Burkman	King	Poston	Van Eaton
Butler	Klemesrud	Prange	Walker
Davis	Knickerbocker	Putney	Walter of
De Groot	Koch	Rankin	Marshall
Donohue	Kosek	Redman	Walter of
Duffield	Krall	Reed	Pottawattamie
Eckels	Kruse	Robb	Watson
Edwards	Landsness	Robinson	Weichman
Fiene	Langland	Saylor	Weiss
Fimmen	Long	Schwengel	Wellington
Fletcher	Lucken	Scott	Williams
Fulk	Lynes	Shepard	Wilson
Gannaway	McEleney	Siefkas	Mr. Speaker
Good	McFarlane		

The nays were: none.

Absent or not voting, 11:

Bents	Datisman	Lawrence	Mills
Brown of	Duffy	Loss	Nicholas
Mahaska	Frei	Lundy	Patrick

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

Senate File 351, a bill for an act to provide for salary, support and maintenance for the commission for the blind, 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, 90:

Ainsworth	Hedin	Neal	Siefkas
Anderson	Hendrix	Nelson of	Sloane
Avery	Hicklin	Buchanan	Smith of Clayton
Baker	Hinrichs	Nelson of	Smith of Madison
Bass	Humbert	Woodbury	Steinberg
Beardsley	Huston	Nielsen	Stevens
Bloom	Ingalls	Noble	Strawman
Bockwoldt	Kerr	Norland	Tesmer
Boothby	Kester	Olson	Turner
Brown of Monona	Kilpatrick	Patrick	Utzig
Bryson	King	Pieper	Van Eaton
Burkman	Klemesrud	Poston	Walker
Butler	Knickerbocker	Prange	Walter of
Davis	Koch	Putney	Marshall
De Groote	Kosek	Rankin	Walter of
Duffield	Krall	Redman	Pottawattamie
Eckels	Kruse	Reed	Watson
Edwards	Landsness	Robb	Weichman
Fiene	Langland	Robinson	Weiss
Fimmen	Lucken	Saylor	Wellington
Fletcher	Lynes	Schwengel	Williams
Gannaway	McFarlane	Scott	Wilson
Graham	Moore	Shepard	Mr. Speaker
Hansen	Morrissey		

The nays were: none.

Absent or not voting, 18:

Beman	Donohue	Lawrence	Mills
Bents	Duffy	Long	Nicholas
Brown of	Frei	Loss	Smith of
Mahaska	Fulk	Lundy	Des Moines
Datisman	Good	McEleney	Troeger

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

House File 483, a bill for an act to appropriate from the general fund and from institutional industries fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, to the board of control for the support of the institutions under said board of control, 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, 96:

Ainsworth	Good	Lynes	Sloane
Anderson	Graham	McFarlane	Smith of Clayton
Avery	Hansen	Moore	Smith of
Baker	Hedin	Morrissey	Des Moines
Bass	Hendrix	Neal	Smith of Madison
Beardsley	Hicklin	Nelson of	Steinberg
Beman	Hinrichs	Buchanan	Stevens
Bloom	Humbert	Nielsen	Strawman
Bockwoldt	Huston	Noble	Tesmer
Boothby	Kerr	Norland	Troeger
Brown of	Kester	Olson	Turner
Mahaska	Kilpatrick	Patrick	Utzig
Brown of Monona	King	Poston	Van Eaton
Bryson	Klemesrud	Prange	Walker
Burkman	Knickerbocker	Putney	Walter of
Butler	Koch	Rankin	Marshall
Davis	Kosek	Redman	Walter of
De Groot	Krall	Reed	Pottawattamie
Duffield	Kruse	Robb	Watson
Eckels	Landsness	Robinson	Weichman
Edwards	Langland	Saylor	Weiss
Fiene	Lawrence	Schwengel	Wellington
Fimmen	Long	Scott	Williams
Fletcher	Loss	Shepard	Wilson
Fulk	Lucken	Siefkas	Mr. Speaker
Gannaway			

The nays were: none.

Absent or not voting, 12:

Bents	Duffy	Lundy	Nelson of
Datisman	Frei	McEleney	Woodbury
Donohue	Ingalls	Mills	Nicholas
			Pieper

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

House File 484, a bill for an act to appropriate from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, a fund for the office of the board of control, 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:

Ainsworth	Bass	Boothby	Burkman
Anderson	Beardsley	Brown of	Butler
Avery	Bents	Mahaska	Davis
Baker	Bockwoldt	Brown of Monona	De Groot

Duffield	Knickerbocker	Noble	Steinberg
Eckels	Koch	Norland	Stevens
Edwards	Kosek	Olson	Strawman
Fiene	Krall	Pieper	Tesmer
Fimmen	Kruse	Poston	Troeger
Fletcher	Landsness	Prange	Turner
Fulk	Langland	Putney	Utzig
Gannaway	Lawrence	Rankin	Van Eaton
Good	Long	Redman	Walker
Graham	Lucken	Reed	Walter of
Hansen	Lynes	Robb	Marshall
Hedin	McEleney	Saylor	Walter of
Hendrix	McFarlane	Schwengel	Pottawattamie
Hinrichs	Moore	Scott	Watson
Humbert	Morrissey	Shepard	Weichman
Huston	Neal	Siefkas	Weiss
Kerr	Nelson of	Sloane	Wellington
Kester	Buchanan	Smith of Clayton	Williams
Kilpatrick	Nelson of	Smith of	Wilson
King	Woodbury	Des Moines	Mr. Speaker
Klemesrud	Nielsen	Smith of Madison	

The nays were: none.

Absent or not voting, 15:

Beman	Donohue	Ingalls	Nicholas
Bloom	Duffy	Loss	Patrick
Bryson	Frei	Lundy	Robinson
Datisman	Hicklin	Mills	

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

House File 269, a bill for an act to appropriate not to exceed the sum of fourteen thousand six hundred thirty-five dollars (\$14,635) for the purpose of paying the cost of grading and construction of paving of East Twenty-ninth street between the right-of-way of the Chicago, Milwaukee and St. Paul and Pacific railway company and Eastern avenue in the city of Davenport, Iowa, 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, 89:

Ainsworth	Bloom	Butler	Fletcher
Anderson	Bockwoldt	Davis	Fulk
Avery	Boothby	De Groote	Gannaway
Baker	Brown of	Donohue	Good
Bass	Mahaska	Duffield	Graham
Beardsley	Brown of Monona	Eckels	Hansen
Beman	Bryson	Fiene	Hedine
Bents	Burkman	Fimmen	Hendrix

Humbert	Lynes	Redman	Turner
Huston	McEleney	Robinson	Utzig
Kerr	Moore	Saylor	Van Eaton
Kester	Morrissey	Scott	Walker
Kilpatrick	Neal	Shepard	Walter of
King	Nelson of	Siefkas	Marshall
Klemesrud	Buchanan	Sloane	Walter of
Knickerbocker	Nelson of	Smith of Clayton	Pottawattamie
Kosek	Woodbury	Smith of	Watson
Krall	Norland	Des Moines	Weichman
Kruse	Olson	Smith of Madison	Weiss
Landsness	Pieper	Steinberg	Wellington
Langland	Poston	Stevens	Williams
Lawrence	Prange	Strawman	Wilson
Long	Putney	Tesmer	Mr. Speaker
Lucken	Rankin	Troeger	

The nays were: none.

Absent or not voting, 19:

Datisman	Hinrichs	McFarlane	Patrick
Duffy	Ingalls	Mills	Reed
Edwards	Koch	Nicholas	Robb
Frei	Loss	Nielsen	Schwengel
Hicklin	Lundy	Noble	

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

SENATE JOINT RESOLUTION 3 SUBSTITUTED FOR HOUSE JOINT RESOLUTION 5

Weichman of Benton asked and obtained unanimous consent to substitute Senate Joint Resolution 3 for House Joint Resolution 5.

Senate Joint Resolution 3, providing for the appointment of a State Building Code Council by the Governor, and making an appropriation to carry out the provisions of the resolution, with report of committee recommending passage, was taken up for consideration.

Fimmen of Davis offered the following amendment and moved its adoption.

Amend section four (4), line two (2) by striking the figure "\$25,000" and inserting in lieu thereof the figure "\$15,000".

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, 93:

Ainsworth	Good	Moore	Smith of Clayton
Anderson	Hansen	Morrissey	Smith of
Avery	Hedin	Neal	Des Moines
Baker	Hendrix	Nelson of	Smith of Madison
Bass	Hicklin	Buchanan	Steinberg
Beardsley	Hinrichs	Nelson of	Stevens
Bents	Humbert	Woodbury	Strawman
Bloom	Huston	Nielsen	Tesmer
Boothby	Kerr	Noble	Troeger
Brown of	Kester	Norland	Turner
Mahaska	Kilpatrick	Patrick	Utzig
Brown of Monona	King	Pieper	Van Eaton
Bryson	Klemesrud	Prange	Walker
Burkman	Knickerbocker	Putney	Walter of
Butler	Koch	Rankin	Marshall
Davis	Kosek	Redman	Walter of
De Groot	Krall	Reed	Pottawattamie
Donohue	Kruse	Robb	Watson
Duffield	Landsness	Robinson	Weichman
Eckels	Langland	Saylor	Weiss
Fiene	Lawrence	Schwengel	Wellington
Fimmen	Long	Scott	Williams
Fletcher	Lynes	Shepard	Wilson
Fulk	McEleney	Siefkas	Mr. Speaker
Gannaway	McFarlane	Sloane	

The nays were, 1:

Ingalls

Absent or not voting, 14:

Beman	Edwards	Lucken	Nicholas
Bockwoldt	Frei	Lundy	Olson
Datisman	Graham	Mills	Poston
Duffy	Loss		

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

COMMITTEE OF THE WHOLE

Ainsworth of Dickinson moved that the House resolve itself into a committee of the whole to consider House File 124, Tuesday morning, March 18, at 10 o'clock.

Reed of Jefferson asked and obtained unanimous consent to have Rule 27 suspended in regard to House Files 124, 127, 131, 134 and 139.

MESSAGE FROM THE SENATE

MR. SPEAKER:

I am directed to inform your honorable body that the Senate has concurred in the House amendment to and passed Senate Joint Resolution 3,

a bill providing for the appointment of a State Building Code Council, for scope of work, for report to Governor and making appropriation to carry out the provisions of the resolution.

W. J. SCARBOROUGH, *Secretary.*

REPORT OF COMMITTEE

Schwengel of Scott, 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 273, a bill for an act to permit school boards in cities of over fifty thousand population to lease, or sell certain property on their own motion, begs leave to report it 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.

FRED D. SCHWENDEL, *Chairman.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 111, 117 and 185.

LAWRENCE PUTNEY,
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 111, 117, and 185.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 17th day of March, 1947, sent to the governor for his approval: House Files 111, 117, and 185.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills, March 14, 1947: House Files 153, 216 and 280.

MOTION FILED

MR. SPEAKER: I move that House File 124 be re-referred to the committee on labor and that the committee be directed to bring in a resolution calling for an interim committee to consider the subject of labor and management legislation.

WM. S. BEARDSLEY.

AMENDMENTS FILED

Amend Senate File 355, by striking the period after the letter "G" in line five (5) of section one (1), and substituting in lieu thereof a comma (,).

Amend the title to said Senate File by striking from line three (3) thereof the following: "for the use of the Iowa Liquor Control Commission".

Further amend said title by striking the word "for" in line four (4) thereof.

POSTON of Wayne.

Amend Senate File 357 by striking all of section 2 thereof and re-numbering the remaining sections accordingly.

Amend the title to said Senate File by striking all of line four (4) of the title.

Further amend said title by striking the word "for" in line five (5) thereof.

POSTON of Wayne.

Amend Senate File 356 by striking from lines six (6) and seven (7), section one (1), the following: "and the use of the Iowa liquor control commission".

Amend the title to said Senate File by striking from lines four and five thereof the following: "for the use of the Iowa liquor control commission for warehouse purposes".

Further amend the title by striking from lines six (6) and seven (7) thereof the following: "In consideration of nine thousand five hundred dollars (\$9,500.00)."

POSTON of Wayne.

Amend Senate File 354, by striking from lines six (6) and seven (7), section one (1), the following: "and the use of the Iowa liquor control commission".

Amend the title to said Senate File by striking from lines four and five the following: "for the use of the Iowa liquor control commission for warehouse purposes", and by striking from lines six and seven the following: "In consideration of seven thousand dollars (\$7,000.00)."

POSTON of Wayne.

Amend House File 113 by adding a new section as follows:

Strike all of section two hundred ninety-eight point two (298.2), Code 1946.

INGALLS of Jackson.

On motion by McFarlane of Black Hawk, the House adjourned until 9:00 a.m., Tuesday, March 18, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 18, 1947.

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

Prayer was offered by the Reverend Edgar Walker, pastor of the Methodist Church of Anamosa, Iowa.

Journal of March 17 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Lundy of Monroe on request of Burkman of Polk; Nicholas of Cerro Gordo on request of Patrick of Sioux; Nelson of Buchanan on request of Ingalls of Jackson; Mills of Adair on request of Fulk of Page; Frei of Grundy on request of Edwards of Union; Bockwoldt of Ida on request of Schwengel of Scott; Wilson of Wright on request of McFarlane of Black Hawk.

PRESENTATION OF VISITORS

Schwengel of Scott introduced to the House Mr. Roger Van Evera of Davenport.

Morrissey of Jasper presented to the House the class in civics from Newton High School with their instructor, Mr. Clifford Gullette.

Strawman of Jones introduced to the House, the Honorable E. A. Grimwood, former Member of the House from Jones.

Burkman of Polk presented to the House the classes in speech and business law from Woodside High School with their teacher, Mrs. Gertrude Vance.

Prange of Marion presented to the House the class in government of the Knoxville High School.

Sloane of Polk presented to the House, the political science department of Drake University and their instructor, Dr. J. B. Holtzclaw.

Steinberg of Story presented to the House the senior class from Colo High School with their Principal, J. L. Vanderberg.

Davis of Fayette presented to the House the class in government from the Fayette Consolidated High School with their superintendent, Mr. Van Horn.

Prange of Marion presented to the House the class in government from the Knoxville High School.

Patrick of Sioux presented to the House 125 members of the class in government from the Mason City High School.

PETITIONS

Van Eaton of Woodbury presented a petition signed by ninety-one residents of Sioux City protesting passage of House File 402.

Referred to committee on fish and game.

Nelson of Buchanan presented a petition signed by twenty-seven residents of Buchanan county protesting passage of House File 384.

Referred to committee on roads and highways.

Schwengel of Scott presented a petition signed by twenty-nine citizens of Boone county urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by twenty-five citizens of Linn county urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from 155 members of the Mount Vernon Parent-Teachers Association of Mount Vernon urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by thirty-seven residents of Clinton urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by eleven residents of Center Point urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by officers of the North School Parent-Teachers Association of Storm Lake urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by forty-four members of the Lyons Teachers Federation of Clinton urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from members of the Amvet Auxiliary Unit No. 354 of Palmer urging passage of House File 156.

Referred to committee on military and veterans affairs.

Schwengel of Scott presented a resolution from the Kiwanis Club of Clinton urging support of House File 93.

Referred to committee on schools and textbooks.

Robb of Emmett presented a petition signed by 180 members of the Local No. 79 United Packing House Workers of America, C.I.O., Estherville, Iowa, protesting support of Senate Files 109, 110, 111, 112, and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nielsen of Pottawattamie presented a petition signed by twenty-four citizens of Pottawattamie county urging support of House File 311.

Referred to committee on fish and game.

King of Taylor presented a petition signed by 188 citizens of Taylor county urging support of House File 274.

Referred to committee on county and township affairs.

Van Eaton of Woodbury presented a petition signed by 351 members of the Sioux City unit of the United Packing House Workers of America protesting passage of House Files 124, 134, 139, 127 and 131 as being detrimental to the best interests of the state of Iowa.

Referred to committee on labor.

Davis of Fayette presented a petition signed by twenty-two citizens of Fayette county favoring local option bills and opposing sale of liquor-by-the-drink.

Referred to committee on liquor control.

Lawrence of Wapello presented a petition signed by 564 members of Local No. 1, United Packing House Workers of America (U.P.W.A.) C.I.O., Ottumwa, protesting passage of House Files 124, 127, 131, 134 and 139. Also, Senate Files 109, 110, 111, 112 and 113.

Referred to committee on labor.

Scott of Appanoose presented a petition signed by 250 members of Local 142, U.F.E. & M.W.A., C.I.O., Centerville, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Schwengel of Scott presented a petition signed by twenty-four residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented petitions signed by 525 members of the UFEMWA-CIO Locals 116, 146 and 235; 561 members of UPWA-CIO Local 3 and 96 members of the FTA-CIO all of Cedar Rapids protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Knickerbocker of Linn presented a petition signed by 45 members of Local No. 617 of the United Public Workers of America-CIO of Cedar Rapids protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Tesmer of Black Hawk presented a petition signed by 1,616 members of Local No. 46 of the United Packing House Workers of America-CIO of Waterloo protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Hedin of Scott presented a petition signed by sixty members of ACWA-CIO Local 264; twenty-two members of A. F. of L. Painters; and 205 members of UFEMWA-CIO Locals 123 and 214,

all of Davenport protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Utzig of Dubuque presented a petition signed by 95 members of ACWA-CIO Local 343 of Dubuque protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Troeger of Wapello presented a petition signed by 360 members of UPWA-CIO Local One of Ottumwa protesting passage of Senate Files 109, 110, 111, 112 and 113. Also House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Troeger of Wapello presented a petition signed by fifty-two members of Local 2134 United Steel Workers of America-CIO of Ottumwa protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

McFarlane of Black Hawk presented a petition signed by 700 members of UAW-CIO Local 838; 1200 members of UPWA-CIO Local 46; nineteen members of the Black Hawk County Industrial Union Council and twenty-five members of the UFEMWA-CIO Local 209, all of Waterloo protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Knickerbocker of Linn presented petitions from 231 members of FTA-CIO Local 110; seventy-five members of UPWA-CIO Local 3; and 400 members of UFEMWA-CIO Locals 232, 155, 116, 146 and 249; all of Cedar Rapids protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Weiss of Crawford presented a petition signed by seventy members of Local 184 UPWA-CIO of Denison protesting passage of

Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Anderson of Henry presented a resolution from the Board of Education of the Winfield Consolidated Schools of Winfield urging support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by sixty residents of Cedar Rapids urging passage of House File 93.

Referred to committee on schools and textbooks.

Avery of Clay presented a petition signed by forty-six members of the First Baptist Church of Spencer urging support of House Files 248 and 447 and protesting passage of liquor-by-the-drink bills.

Referred to committee on liquor control.

Brown of Mahaska presented a petition signed by sixty-four members of Local 316 ACWA-CIO of Oskaloosa protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Hicklin of Louisa presented a petition signed by sixty-seven citizens of Louisa county urging support of local option and protesting passage of liquor-by-the-drink bills.

Referred to committee on liquor control.

Eckels of Hancock presented a petition signed by thirty-one citizens of Corwith urging support of local option and protesting passage of liquor-by-the-drink bills.

Referred to committee on liquor control.

Avery of Clay presented a petition signed by forty-six members of the First Baptist Church of Spencer urging support of House Files 248 and 447 and protesting passage of liquor-by-the-drink bills.

Referred to committee on liquor control.

Neal of Dallas presented a petition signed by thirty-seven members of UPWA-CIO Local 98 protesting passage of Senate Files

109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Knickerbocker of Linn presented a petition signed by ninety residents of Cedar Rapids urging passage of House File 93.

Referred to committee on schools and textbooks.

Rankin of Franklin presented a petition signed by thirty-three teachers of the Denison Public Schools of Denison urging support of House File 93.

Referred to committee on schools and textbooks.

Weichman of Benton presented a petition signed by sixteen residents of Butler county urging support of House File 93.

Referred to committee on schools and textbooks.

Weichman of Benton presented a petition signed by nineteen residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Duffy of Dubuque presented a petition signed by seventy-six members of Local 343 of the Amalgamated Clothing Workers of America of Dubuque protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Smith of Des Moines presented a petition signed by thirty members of UAW-CIO Local 807 of Burlington protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Smith of Des Moines presented a petition signed by representatives of the Road Construction Approval Board for Des Moines county protesting passage of House File 384 and Senate File 317.

Referred to committee on roads and highways.

Lawrence of Wapello presented a petition signed by twenty citizens protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

ADOPTION OF REPORT OF COMMITTEE

The Chief Clerk announced the adoption of report of committee on House File 273, under Rule 72.

INTRODUCTION OF BILLS

House File 486, by committee on motor vehicles and transportation, a bill for an act relating to the clearance and identification lights, and color and mounting of lights, with relation to motor vehicles, and to definitions of words and phrases relating to motor vehicles.

Read first time and passed on file.

House File 487, by committee on aeronautics, a bill for an act to amend chapter three hundred twenty-nine (329), Code 1946, relating to airport zoning and airport hazard areas incident to airports other than those owned by municipalites which are made available by the owners thereof for use by the public generally.

Read first time and passed on file.

House File 488, by committee on aeronautics, a bill for an act to authorize political subdivisions of the state of Iowa to acquire property for airport or air navigation facility purposes, subject to conditions, and to exercise the powers granted by chapters three hundred twenty-nine (329) and three hundred thirty (330) with respect thereto.

Read first time and passed on file.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House File 96, a bill for an act relating to the giving of proof of financial responsibility and security by owners and operators of motor vehicles and to make uniform the law with reference thereto.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENTS TO HOUSE FILE 96

Amend House File 96 by adding after the period (.) in line 12 of section 3 the following: "Such fees shall be used by the department for administering this act."

Further amend House File 96, section 5, lines 2 and 3, by striking the words "thirty (30)" and substituting in lieu thereof the words "sixty (60)".

Further amend House File 96, section 31, line 10, by striking the words "due process of law".

Further amend House File 96 by striking lines 35 and 36 of section 5 and inserting in lieu thereof the following:

"4. To such owner if such owner is at the time of such accident qualified as a self-insurer under section 34."

Further amend House File 96 by inserting after the word "provided" in line 8 of section 26 the following: "or has qualified as a self-insurer under section 34 of this act."

Further amend House File 96 by adding thereto the following:

"Sec. 41. Effective date. This act shall be in full force and effect beginning October 1, 1947."

Hedin of Scott presented the following House Memorial Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John T. Hansen of Scott County, who was a member of the Thirty-seventh, Thirty-eighth, Fortieth, Fortieth Extra, Forty-first, Forty-second, Forty-second Extra, Forty-third, and Forty-fourth sessions of the General Assembly passed away on March 15, 1947; therefore,

Be It Resolved by the House of Representatives of the Fifty-second General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Hedin of Scott moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Hedin of Scott, Schwengel of Scott and McFarlane of Black Hawk.

CONSIDERATION OF BILLS

House File 62, a bill for an act relating to the powers of the state tax commission and amending section four hundred twenty-one point seventeen (421.17), Code 1946 with report of committee recommending passage, was taken up for consideration.

Steinberg of Story offered the following amendment and moved its adoption:

Amend House File 62 by striking all of section two (2) and renumbering the remaining sections accordingly.

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.

Rule 18 invoked requiring all members present to vote.

On the question "Shall the bill pass?"

The ayes were, 63:

Ainsworth	Fletcher	Lawrence	Shepard
Avery	Fulk	Lynes	Sloane
Bass	Gannaway	McEleney	Smith of Clayton
Beardsley	Hansen	McFarlane	Smith of
Bents	Hedin	Morrissey	Des Moines
Bloom	Hicklin	Noble	Smith of Madison
Brown of	Kerr	Poston	Steinberg
Mahaska	Kilpatrick	Prange	Tesmer
Brown of Monona	King	Putney	Troeger
Burkman	Klemesrud	Rankin	Turner
Butler	Knickerbocker	Redman	Van Eaton
Davis	Koch	Reed	Watson
Donohue	Kosek	Robb	Weiss
Duffield	Kruse	Robinson	Williams
Eckels	Landsness	Saylor	Wilson
Edwards	Langland	Schwengel	Mr. Speaker
Fimmen			

The nays were, 35:

Anderson	Hinrichs	Nelson of	Stevens
Baker	Humbert	Woodbury	Utzig
Beman	Huston	Nielsen	Walker
Boothby	Ingalls	Norland	Walter of
Datisman	Kester	Olson	Marshall
Duffy	Krall	Patrick	Walter of
Fiene	Loss	Pieper	Pottawattamie
Good	Lucken	Scott	Weichman
Graham	Moore	Siefkas	Wellington
Hendrix	Neal		

Absent or not voting, 10:

Bockwoldt	Frei	Mills	Nicholas
Bryson	Long	Nelson of	Strawman
De Groote	Lundy	Buchanan	

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

McFarlane moved the vote by which the bill passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

House File 485, a bill for an act to appropriate from the general

fund of the state of Iowa for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, a fund for the board of control institutional state roads 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, 90:

Ainsworth	Fulk	Lucken	Shepard
Anderson	Gannaway	Lynes	Siefkas
Avery	Good	McEleney	Smith of Clayton
Baker	Graham	McFarlane	Smith of
Bass	Hansen	Moore	Des Moines
Beman	Hedin	Morrissey	Smith of Madison
Bents	Hendrix	Neal	Steinberg
Bloom	Hicklin	Noble	Stevens
Boothby	Hinrichs	Norland	Strawman
Brown of Monona	Humbert	Olson	Tesmer
Bryson	Huston	Patrick	Troeger
Burkman	Kerr	Pieper	Turner
Butler	Kester	Poston	Utzig
Datisman	King	Prange	Walker
Davis	Klemesrud	Putney	Walter of
Donohue	Knickerbocker	Rankin	Marshall
Duffield	Koch	Redman	Watson
Duffy	Kosek	Reed	Weichman
Eckels	Krall	Robb	Weiss
Edwards	Kruse	Robinson	Wellington
Fiene	Landsness	Saylor	Williams
Fimmen	Langland	Schwengel	Wilson
Fletcher	Lawrence	Scott	Mr. Speaker

The nays were: none.

Absent or not voting, 18:

Beardsley	Ingalls	Nelson of	Nielsen
Bockwoldt	Kilpatrick	Buchanan	Sloane
Brown of	Long	Nelson of	Van Eaton
Mahaska	Loss	Woodbury	Walter of
De Groote	Lundy	Nicholas	Pottawattamie
Frei	Mills		

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

House File 115, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1946, relating to the transportation of public school pupils 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, 97:

Ainsworth	Fulk	Lucken	Siefkas
Anderson	Gannaway	Lynes	Sloane
Avery	Good	McEleney	Smith of Clayton
Baker	Graham	McFarlane	Smith of
Bass	Hansen	Moore	Des Moines
Beardsley	Hedin	Morrissey	Smith of Madison
Beman	Hicklin	Neal	Steinberg
Bents	Hinrichs	Nielsen	Stevens
Bloom	Humbert	Noble	Strawman
Boothby	Huston	Norland	Tesmer
Brown of	Ingalls	Olson	Troeger
Mahaska	Kerr	Patrick	Turner
Brown of Monona	Kester	Pieper	Utzig
Bryson	Kilpatrick	Poston	Van Eaton
Burkman	King	Prange	Walker
Datisman	Klemesrud	Putney	Walter of
Davis	Knickerbocker	Rankin	Marshall
De Groote	Koch	Redman	Walter of
Donohue	Kosek	Reed	Pottawattamie
Duffield	Krall	Robb	Watson
Duffy	Kruse	Robinson	Weichman
Eckels	Landsness	Saylor	Weiss
Edwards	Langland	Schwengel	Wellington
Fiene	Lawrence	Scott	Williams
Fimmen	Loss	Shepard	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 11:

Bockwoldt	Hendrix	Mills	Nelson of
Butler	Long	Nelson of	Woodbury
Frei	Lundy	Buchanan	Nicholas
			Wilson

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

House File 125, a bill for an act to amend chapter six hundred (600), Code 1946, relating to adoptions and fixing penalties for violation of the law relating to adoptions with report of committee recommending amendment and passage, was taken up for consideration.

Nelson of Woodbury moved that the following amendment be substituted for the committee amendment:

1. Amend House File 125 by inserting the following at the conclusion of section one (1) thereof:

"The judges of the district court may designate a municipal court judge to act as judge in adoption matters in cases arising in any city

in which any such court is organized and in cases arising in any part of any county convenient thereto and, in such case, petitions for adoption may be filed in municipal court."

2. Further amend House File 125 by striking section two (2) thereof and substituting the following:

"Sec. 2. Section six hundred point two (600.2), Code 1946, is hereby repealed and the following substituted therefor:

'Except in cases of children under the jurisdiction of the Board of Control of State Institutions, the Clerk shall forthwith transmit two copies of the petition together with any orders of recommendations of the court relative thereto to the State Department of Social Welfare. The State Department, through its own agents, one of its licensed agencies, or other agency appointed by it upon recommendation of the court, shall immediately make a complete investigation of the allegations of the petition and the suitability of the proposed adoption. The State Department shall, within sixty (60) days, forward a copy of the investigation report to the court together with its recommendation as to the suitability of the proposed foster home, whether the child is a proper subject for adoption and what period of residence, not to exceed twelve (12) months, in the home of the petitioner or petitioners, should be required prior to final decree.

The Court shall provide for such hearings in adoption proceedings as may be necessary and shall prescribe notice thereof. Upon completion of the investigation, the court: (a) may require further investigation; (b) may require an immediate hearing on the merits; (c) unless the petition be sooner denied, shall fix a period, not to exceed twelve (12) months, during which the child shall reside in the foster home prior to final decree; (d) shall require a further report by the State Department covering the period of residency to be submitted prior to the expiration thereof; (e) and shall enter such other order or orders as may be necessary to protect the parties.

If the child is not living in the proposed home, the court, after the initial investigation and upon application, may order the child placed in such home after notice, prescribed by the court, to the person or persons or organization with whom the child is residing and hearing upon such application."

Nelson of Woodbury offered the following amendment proposed by him to the substitute amendment:

Amend the amendment of Nelson of Woodbury, Steinberg of Story, Morrissey of Jasper, to House File 125 by striking after the word "agencies" in lines 24 and 25 of section two (2) of said amendment the following "or other agency appointed by it upon recommendation of the court" and substituting in lieu thereof the following: "or other qualified agency or agencies appointed by the court".

Further amend by inserting after the word "Department" in line 28 of section two (2) the following: "or other qualified agency or agencies appointed by the court"; by striking the word "shall" in line 44 and substituting in lieu thereof the word "may".

Nelson of Woodbury asked and obtained unanimous consent to amend his amendment as follows:

Amend line six (6) by striking the word "or".

Further amend by inserting after the word "agencies" in line seven (7) the word "persons or persons"

Further amend line ten (10) by striking the word "or" and inserting after the word "agencies" the words "person or persons"

Amendment to the substitute amendment adopted.

Nelson of Woodbury offered the following amendment proposed by him to the substitute amendment:

Amend the amendment of Nelson of Woodbury, Steinberg of Story and Morrissey of Jasper to House File 125 by adding after the word "welfare" in line 23 of section two (2) the following: "or the qualified agency appointed by the court".

Nelson of Woodbury asked and obtained unanimous consent to amend his amendment as follows:

Amend line four (4) by inserting after the word "agency" the words "or qualified person".

Amendment to the substitute amendment adopted.

Sloane of Polk offered the following amendment to the substitute amendment and moved its adoption:

Amend line nineteen (19) following the word "institutions" by inserting the words "wards of the juvenile courts or adults".

Amendment adopted.

Nelson of Woodbury moved that the substitute amendment as amended be adopted.

Substitute amendment as amended adopted.

Nelson 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, 57:

Avery	De Groote	Hansen	Landsness
Bass	Duffy	Hicklin	Long
Beardsley	Eckles	Hinrichs	Loss
Beman	Edwards	Kester	Lucken
Brown of Monona	Fiene	Klemesrud	McEleney
Burkman	Fimmen	Koch	McFarlane
Butler	Fletcher	Kosek	Neal
Datisman	Fulk	Krall	Nelson of
Davis	Graham	Kruse	Woodbury

Nielsen	Saylor	Turner	Watson
Norland	Schwengel	Utzig	Weichman
Olson	Shepard	Walter of	Weiss
Patrick	Siefkas	Pottawattamie	Wellington
Pieper	Sloane	Walter of	Williams
Robb	Smith of Clayton	Marshall	Mr. Speaker

The nays were, 26:

Ainsworth	Huston	Moore	Smith of
Boothby	Kerr	Morrissey	Des Moines
Bryson	Kilpatrick	Prange	Smith of Madison
Donohue	King	Rankin	Strawman
Gannaway	Langland	Redman	Van Eaton
Hendrix	Lawrence	Reed	Walker
Humbert	Lynes	Scott	

Absent or not voting, 25:

Anderson	Duffield	Mills	Robinson
Baker	Ffei	Nelson of	Steinberg
Bents	Good	Buchanan	Stevens
Bloom	Hedin	Nicholas	Tesmer
Bockwoldt	Ingalls	Noble	Troeger
Brown of	Knickerbocker	Poston	Wilson
Mahaska	Lundy	Putney	

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

Nelson of Woodbury moved the vote by which the bill passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

Huston of Washington moved that the House resolve itself into the committee of the whole to consider Senate Files 178 and 179 and invite Mr. Charles R. Fischer, Commissioner of Insurance, and Mr. Sam Orebaugh, Counsel for the State Insurance Department, to appear before the committee.

Motion prevailed and the Speaker called Huston of Washington to the chair to preside over the deliberations of the committee.

The committee of the whole concluded its deliberations at 11:55 a.m.

Bryson of Hardin moved that Senate Files 178 and 179 be printed in full as passed by the Senate.

Motion lost.

McFarlane of Black Hawk moved that the committee now rise.

Speaker Kuester in the chair.

REPORTS OF COMMITTEES

Stevens of Greene, from the committee on agriculture 2, submitted the following report:

MR. SPEAKER: Your committee on agriculture 2 to whom was referred House File 468, relating to petroleum products, begs leave to report it 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 H. STEVENS, *Chairman.*

Kruse of Floyd, from the committee on dairy and food, submitted the following report:

MR. SPEAKER: Your committee on dairy and food to whom was referred House File 366, 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 buttermakers 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.*

Smith of Clayton, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage to whom was referred House File 439, a bill for an act relating to multiple assessments against lands situated in two drainage districts, for repairs, improvements, changes, or clean-outs of drainage ditches, begs leave to report it 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.

ERNEST T. SMITH, *Chairman.*

Also:

MR. SPEAKER: Your committee on drainage to whom was referred House File 441, a bill for an act to amend section four hundred fifty-five point one hundred sixty-seven (455.167), Code 1946, relating to the compensation of appraisers of levee and drainage 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.

ERNEST T. SMITH, *Chairman.*

Also:

MR. SPEAKER: Your committee on drainage to whom was referred House File 451, a bill for an act to amend chapter three hundred twenty-four (324), Code 1946, relating to refund of motor vehicle fuel license fees to drainage 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 section 1, line four (4), inserting after the word "that" the words, "own their own equipment."

Amend section 1, line seven (7) by striking the words "license fees bought and"

ERNEST T. SMITH, *Chairman.*

Also:

MR. SPEAKER: Your committee on drainage to whom was referred House File 438, a bill for an act to amend chapter four hundred sixty-six (466), Code 1946, relating to drainage districts in connection with United States levees, begs leave to report it 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.

ERNEST T. SMITH, *Chairman.*

Klemesrud of Winnebago, 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 462, a bill for an act to amend section one hundred nine point seventy-six (109.76), Code 1946, relating to the spearing of certain fish, begs leave to report it 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.

THEO. KLEMESRUD, *Chairman.*

Siefkas of Clarke, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 315, a bill for an act to protect the public health by promoting the development of the poultry and egg industry through stimulated consumption of eggs and poultry in the markets of the state, nation, and foreign countries; to provide means for research, advertising for 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 without recommendation.

HENRY SIEFKAS, *Chairman.*

Also:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 320, a bill for an act relating to termination of farm tenancy, 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.

HENRY SIEFKAS, *Chairman.*

Also:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 345, a bill for an act to amend section three hundred twenty-one (321), Code 1946, relating to the definition of a farm tractor, begs leave to report it 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 SIEFKAS, *Chairman.*

Also:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred

House File 466, a bill for an act to amend chapter one hundred sixty-four point one (164.1), Code 1946, relating to the control and eradication of Bang's disease, begs leave to report it 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 SIEFKAS, *Chairman*.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 39; Senate Files 250 and 351, and Senate Joint Resolution 3.

LAWRENCE PUTNEY, *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 File 39; Senate Files 250 and 351, and Senate Joint Resolution 3.

BILLS SENT TO THE GOVERNOR

Putney of Tama, 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 March, 1947, sent to the Governor for his approval: House File 39.

LAWRENCE PUTNEY, *Chairman*.

Report adopted.

AMENDMENTS FILED

Amend House File 475 by striking the comma (,) after the word "thereof" in line six (6) of section one (1) and substituting in lieu thereof the word "and".

NELSON of Woodbury.

Amend House File 473 by striking from lines two (2), three (3) and four (4) of the title of said bill the following: "and section eight (8) of chapter ninety-six (96) of the Acts of the Fifty-first General Assembly".

Further amend by striking lines two (2) and three (3) of section one (1) the following: "and section eight (8) of chapter ninety-six (96) of the Acts of the Fifty-first General Assembly".

NELSON of Woodbury.

On motion by McFarlane of Black Hawk, the House adjourned until 9:00 a.m., Wednesday, March 19, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 19, 1947.

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

Prayer was offered by the Reverend Bonte Grussing, pastor of the First Presbyterian Church of Chariton, Iowa.

Journal of March 18 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Bockwoldt of Ida on request of Gannaway of Poweshiek; Nicholas of Cerro Gordo on request of Patrick of Sioux; Mills of Adair on request of Fulk of Page; Boothby of Cherokee on request of Rankin of Franklin.

PRESENTATION OF VISITORS

Steinberg of Story presented to the House forty-five seniors from the Nevada High School and their superintendent, H. C. Engelbrecht.

Kruse of Floyd presented to the House, the Honorable John Swaner, former member of the House from Johnson county.

Moore of Butler introduced to the House the Dumont High School seniors and their superintendent, T. W. Messenger.

Butler of Pocahontas presented to the House, students of the Applington High School and their superintendent, C. Butler.

Utzig of Dubuque introduced to the House, his cousin, Louis J. Kircher, member of the Des Moines Police Force.

Van Eaton of Woodbury presented to the House his son and daughter-in-law, Mr. and Mrs. George Martin of Grand Island, Nebraska.

Kruse of Floyd arose under the question of personal privilege and presented John H. Brockway, executive secretary of the Iowa Milk and Ice Cream Industry, who presented the annual ice cream party.

PETITIONS

Huston of Washington presented a resolution signed by five members of the Board of Education of the West Chester School District of West Chester urging support of House File 93.

Referred to committee on schools and textbooks.

Good of Boone presented a petition signed by seventeen members of the Bar of Boone County endorsing House File 210 and Senate File 212.

Referred to committee on judiciary 2.

Weichman of Benton presented a petition signed by 134 residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Hendrix of Muscatine presented petitions signed by 545 members of Local 289 and 32 members of Local 261 of the Amalgamated Clothing Workers-CIO protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Bloom of Webster presented petitions signed by 456 members of Local 31 and 105 members of Local 128 of the UPWA-CIO of Fort Dodge and 80 members of United Clayworkers Local 522 of Lehigh protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Lawrence of Wapello presented a petition signed by sixty-eight residents of Ottumwa protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nelson of Woodbury presented petitions signed by twenty-five members of the American Newspaper Guild Local 123 and twenty-one members of the Transport Workers Union of America both of Sioux City protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nelson of Woodbury presented petitions signed by 227 members of Local 34, twenty-one members of Local 70, twenty-eight members of Local 71 and twenty-one members of Local 232 of the United Packing House Workers of America of Sioux City protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Knickerbocker of Linn presented a petition signed by twenty-six members of the Cedar Rapids Bricklayers' Union No. 1 of Iowa of Cedar Rapids protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 315, 320, 438, 441, 451 and 468, under Rule 72.

HOUSE FILE 64 WITHDRAWN FROM COMMITTEE

McFarlane of Black Hawk invoked Rule 56 on House File 64, 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.

COMMUNICATION FROM MINNESOTA LEGISLATURE

A concurrent resolution was received from the Minnesota legislature memorializing the President and the Congress of the United States in strengthening the present sanitary requirements governing the importation of live stock and products of live stock into this country from the Republic of Mexico and from any other country in which foot-and-mouth disease exists.

Referred to committee on animal industry.

INTRODUCTION OF BILLS

House File 489, by committee on schools and textbooks, a bill for an act to amend chapters two hundred eighty-five (285), two

hundred seventy-six (276), two hundred seventy-nine (279), and two hundred eighty-two (282), Code 1946, relating to schools and transportation of pupils who attend public school.

Read first time and passed on file.

House File 490, by committee on compensation of public officers and employees, a bill for an act to amend section three hundred thirty-one point twenty-two (331.22), three hundred forty point one (340.1), three hundred forty point three (340.3), three hundred point five (300.5), three hundred forty point seven (340.7) to three hundred forty point eleven (340.11), inclusive, three hundred forty point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1946; to repeal sections three hundred forty point two (340.2), three hundred forty point four (340.4), three hundred forty point six (340.6) and three hundred forty point twelve (340.12), Code 1946, and to enact substitutes therefor—all relating to the compensation of county officers, their deputies, assistants and clerks and the millage levy to pay such compensation.

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 184, a bill for an act relating to arrest.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 106, a bill for an act granting certain county board of supervisors the power to appoint a zoning commission and to prescribe its duties; with respect to lands located within the county but lying outside the corporate limits of any city or town.

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 to provide for the license fees of motor trucks, truck tractors or road tractors and semi-trailers, operated exclusively within the limits of cities and towns.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 18, a bill for an act relating to motor vehicles and law of road.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 18, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to motor vehicles and law of road.

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

Senate File 57, a bill for an act to provide for the license fees of motor trucks, truck tractors or road tractors and semi-trailers, operated exclusively within the limits of cities and towns.

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

Senate File 106, a bill for an act granting to the board of supervisors of any county, with a population of not less than 75,000 inhabitants, with respect to lands located within the county but lying outside the corporate limits of any city or town, the power to appoint a zoning commission and to prescribe its duties; to divide the county into districts with respect to the development and uses of the property therein; to adopt uniform rules for such property which may affect the general welfare; to appoint an administrative officer authorized to enforce such uniform rules and to provide for the payment of such officer; to provide for the appointment of a board of adjustment and to prescribe its duties; to institute appropriate action or proceedings in case of violation of this act or of any ordinance or regulation made under authority conferred thereby; to provide for appeals from the action of the board of adjustment and from the board of supervisors or its administrative officer, and prescribing notice and hearing of such appeal; to impose sanitation requirements in dwellings now or hereafter erected; and to provide penalties for violations.

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

Senate File 184, a bill for an act to amend section seven hundred fifty-five point four (755.4), Code 1946, relating to arrest.

Read first time and referred to committee on judiciary 1.

CONSIDERATION OF SENATE AMENDMENT

House File 96, a bill for an act relating to the giving of proof of financial responsibility and security by owners and operators of motor vehicles and to make uniform the law with reference thereto, and to repeal sections three hundred twenty-one point two hundred seventy-five (321.275) to three hundred twenty-one point two hundred seventy-nine (321.279) inclusive, Code 1946, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENTS TO HOUSE FILE 96

Amend House File 96 by adding after the period (.) in line 12 of section 3 the following: "Such fees shall be used by the department for administering this act."

Further amend House File 96, section 5, lines 2 and 3, by striking the word "thirty (30)" and substituting in lieu thereof the word "sixty (60)".

Further amend House File 96, section 31, line 10, by striking the words "due process of law".

Further amend House File 96 by striking lines 35 and 36 of section 5 and inserting in lieu thereof the following:

"4. To such owner if such owner is at the time of such accident qualified as a self-insurer under section 34."

Further amend House File 96 by inserting after the word "provided" in line 8 of section 26 the following: "or has qualified as a self-insurer under section 34 of this act."

Further amend House File 96 by adding thereto the following:

"Sec. 41. Effective date. This act shall be in full force and effect beginning October 1, 1947."

Bryson of Hardin moved the House concur in the Senate amendment to House File 96.

Motion prevailed and the House concurred in Senate amendment to House File 96.

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, 90:

Ainsworth	Beardsley	Brown of	Davis
Anderson	Beman	Mahaska	De Groote
Avery	Bents	Brown of Monona	Donohue
Baker	Bloom	Bryson	Duffield
Bass		Datisman	Duffy

Eckels	Knickerbocker	Olson	Steinberg
Edwards	Koch	Patrick	Stevens
Fiene	Kosek	Pieper	Strawman
Fimmen	Krall	Poston	Tesmer
Fletcher	Landsness	Prange	Troeger
Gannaway	Langland	Rankin	Turner
Good	Lawrence	Redman	Utzig
Hansen	Loss	Reed	Van Eaton
Hedin	Lucken	Robb	Walker
Hendrix	Lundy	Robinson	Walter of
Hicklin	Lynes	Saylor	Marshall
Hinrichs	McFarlane	Schwengel	Walter of
Humbert	Moore	Shepard	Pottawattamie
Huston	Morrissey	Siefkas	Weichman
Ingalls	Neal	Sloane	Weiss
Kerr	Nelson of	Smith of Clayton	Wellington
Kester	Woodbury	Smith of	Williams
Kilpatrick	Noble	Des Moines	Wilson
King	Norland	Smith of Madison	Mr. Speaker

The nays were, 1:

Graham

Absent or not voting, 17:

Bockwoldt	Fulk	Mills	Nielsen
Boothby	Klemesrud	Nelson of	Putney
Burkman	Kruse	Buchanan	Scott
Butler	Long	Nicholas	Watson
Frei	McEleney		

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 178, a bill for an act relating to the regulation of rates for fire, marine and inland marine insurance, and to rating organizations with report of committee recommending passage, 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, 75:

Ainsworth	Davis	Graham	Kerr
Anderson	Donohue	Hansen	Kester
Avery	Duffy	Hedin	Kilpatrick
Baker	Edwards	Hendrix	Knickerbocker
Bass	Fimmen	Hicklin	Koch
Beardsley	Fletcher	Hinrichs	Kosek
Brown of Monona	Fulk	Humbert	Krall
Burkman	Gannaway	Huston	Kruse
Datisman	Good	Ingalls	Landsness

Lawrence	Prange	Sloane	Van Eaton
Lynes	Putney	Smith of Clayton	Walter of
McEleney	Rankin	Smith of	Marshall
McFarlane	Redman	Des Moines	Walter of
Morrissey	Reed	Smith of Madison	Pottawattamie
Neal	Robinson	Steinberg	Watson
Nelson of	Saylor	Stevens	Weichman
Buchanan	Schwengel	Tesmer	Weiss
Nielsen	Scott	Troeger	Williams
Noble	Siefkas	Turner	Wilson
Olson		Utzig	Mr. Speaker

The nays were, 6:

Beman	Brown of	Patrick	Strawman
Bents	Mahaska	Pieper	

Absent or not voting, 27:

Bloom	Eckels	Loss	Nicholas
Bockwoldt	Fiene	Lucken	Norland
Boothby	Frei	Lundy	Poston
Bryson	King	Mills	Robb
Butler	Klemesrud	Moore	Shepard
De Groote	Langland	Nelson of	Walker
Duffield	Long	Woodbury	Wellington

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

Reed of Jefferson moved the vote by which the bill passed the House be reconsidered and that the motion to reconsider be laid on the table.

Senate File 179, a bill for an act relating to the regulation of rates for certain casualty insurance including fidelity, surety and guaranty bonds and for all other forms of motor vehicle insurance, and to rating organizations with report of committee recommending passage, 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, 80:

Ainsworth	Datisman	Hedin	Koch
Anderson	Davis	Hendrix	Kosek
Avery	De Groote	Hicklin	Krall
Baker	Duffy	Humbert	Kruse
Bass	Fimmen	Huston	Landsness
Beardsley	Fletcher	Ingalls	Langland
Brown of	Fulk	Kerr	Lawrence
Mahaska	Gannaway	Kester	Long
Brown of Monona	Good	Kilpatrick	Lynes
Bryson	Graham	Klemesrud	McEleney
Burkman	Hansen	Knickerbocker	McFarlane

Moore	Rankin	Smith of	Walker
Morrissey	Redman	Des Moines	Walter of
Neal	Reed	Smith of Madison	Marshall
Nelson of	Robinson	Steinberg	Walter of
Buchanan	Saylor	Stevens	Pottawattamie
Nielsen	Schwengel	Tesmer	Watson
Noble	Scott	Troeger	Weichman
Olson	Siefkas	Turner	Weiss
Prange	Sloane	Utzig	Williams
Putney	Smith of Clayton	Van Eaton	Wilson
			Mr. Speaker

The nays were, 7:

Beman	Bloom	Patrick	Strawman
Bents	Hinrichs	Pieper	

Absent or not voting, 21:

Bockwoldt	Edwards	Lundy	Norland
Boothby	Fiene	Mills	Poston
Butler	Frei	Nelson of	Robb
Donohue	King	Woodbury	Shepard
Duffield	Loss	Nicholas	Wellington
Eckels	Lucken		

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

Reed of Jefferson moved the vote by which the bill passed the House be reconsidered and that the motion to reconsider be laid on the table.

House File 188, a bill for an act to provide for the appointment by the supreme court of a code editor and a reporter of the supreme court, to fix the terms of said officers, to prescribe their duties and to co-ordinate the statutes relating to said appointees, with report of committee recommending passage, 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, 89:

Ainsworth	Bryson	Fulk	Kerr
Anderson	Burkman	Gannaway	Kester
Avery	Datisman	Good	Kilpatrick
Baker	Davis	Graham	King
Bass	De Groote	Hansen	Klemesrud
Beardsley	Donohue	Hedin	Knickerbocker
Bloom	Duffy	Hinrichs	Koch
Brown of	Eckels	Humbert	Kosek
Mahaska	Fiene	Huston	Krall
Brown of Monona	Fletcher	Ingalls	Kruse

Landsness	Noble	Shepard	Van Eaton
Langland	Norland	Siefkas	Walker
Lawrence	Olson	Sloane	Walter of
Long	Patrick	Smith of Clayton	Marshall
Lucken	Pieper	Smith of	Walter of
Lynes	Poston	Des Moines	Pottawattamie
McEleney	Prange	Smith of Madison	Watson
McFarlane	Putney	Steinberg	Weichman
Moore	Rankin	Strawman	Weiss
Morrissey	Redman	Tesmer	Wellington
Neal	Robinson	Troeger	Williams
Nelson of	Saylor	Turner	Wilson
Buchanan	Schwengel	Utzig	Mr. Speaker
Nielsen	Scott		

The nays were, 1:

Reed

Absent or not voting, 18:

Beman	Duffield	Hicklin	Nelson of
Bents	Edwards	Loss	Woodbury
Bockwoldt	Fimmen	Lundy	Nicholas
Boothby	Frei	Mills	Robb
Butler	Hendrix		Stevens

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

SENATE FILE 245 SUBSTITUTED FOR HOUSE FILE 230

Rankin of Franklin asked and obtained unanimous consent to substitute Senate File 245 for House File 230.

Senate File 245, a bill for an act to provide for a county board of education and county superintendent and assistants in each of the several counties of the state, the manner of selection of same, to prescribe their duties and powers, to amend sections two hundred seventy-one point twelve (271.12), three hundred forty-one point one (341.1), and three hundred forty-one point six (341.6), and to repeal sections two hundred seventy-one point one (271.1) to two hundred seventy-one point eleven (271.11), inclusive, two hundred seventy-three point one (273.1) to two hundred seventy-three point four (273.4), inclusive, three hundred forty point thirteen (340.13) to three hundred forty point fifteen (340.15), inclusive, and three hundred one point twelve (301.12) to three hundred one point twenty-three (301.23), inclusive, Code 1946, was taken up for consideration.

Rankin of Franklin offered the following amendment proposed by him and moved its adoption.

Amend section twenty-one (21), lines seven (7) and eight (8) by striking the words and figures "three hundred one point twenty-three

(301.23)" and substituting in lieu thereof "three hundred one point fourteen (301.14)".

Further amend by adding the following new sections:

(1) "Sec. 24. Amend section three hundred one point fifteen (301.15), line three (3), by adding the words "school system" after the word "county".

(2) "Sec. 25. Amend section three hundred one point nineteen (301.19), line two (2), following the word "is", by striking "under county uniformity of textbooks as provided in this chapter" and substituting in lieu thereof "a part of the county school system".

(3) "Sec. 26. Amend section three hundred one point twenty-three (301.23) by striking all of lines one (1) to five (5), inclusive, up to the semicolon (;) and inserting in lieu thereof the following: "The provisions of section three hundred one point fifteen (301.15) to three hundred one point twenty-two (301.22), inclusive, shall not apply to school corporations which are not included in the county school system."

Amendment adopted.

Rankin of Franklin asked and obtained unanimous consent to withdraw the following amendment proposed by him.

1. Amend Section two (2), line seventeen (17), by inserting after the word "districts", the following: "joining the county school system by such vote,".

Rankin of Franklin offered the following amendment and moved its adoption:

3. Amend the title by striking all of said title and inserting in lieu thereof the following: "A bill for an act creating a county school system, relating to the operation thereof and to the county board of education, the county superintendent of schools and his assistants, the manner of their selection and prescribing their duties and powers and providing for the selection of textbooks for said system."

Amendment adopted.

Rankin of Franklin moved that the bill be read a last time now and placed 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:

Ainsworth	Brown of Monona	Frei	Kilpatrick
Anderson	Bryson	Fulk	King
Avery	Burkman	Gannaway	Klemesrud
Baker	Datisman	Good	Knickerbocker
Bass	Davis	Graham	Koch
Beardsley	De Groote	Hansen	Kosek
Beman	Donohue	Hedin	Krall
Bents	Duffy	Hendrix	Kruse
Bloom	Eckels	Huston	Landsness
Brown of	Fimmen	Ingalls	Langland
Mahaska	Fletcher	Kerr	Lawrence

Long	Norland	Siefkas	Van Eaton
Lucken	Olson	Sloane	Walker
Lynes	Patrick	Smith of Clayton	Walter of
McEloney	Pieper	Smith of	Marshall
McFarlane	Poston	Des Moines	Walter of
Moore	Rankin	Smith of Madison	Pottawattamie
Morrissey	Redman	Steinberg	Watson
Neal	Robb	Stevens	Weichman
Nelson of	Robinson	Strawman	Weiss
Buchanan	Saylor	Tesmer	Wellington
Nelson of	Schwengel	Troeger	Williams
Woodbury	Scott	Turner	Wilson
Noble	Shepard	Utzig	Mr. Speaker

The nays were, 3:

Hinrichs	Humbert	Reed
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Absent or not voting, 15:

Bockwoldt	Edwards	Loss	Nielsen
Boothby	Fiene	Lundy	Prange
Butler	Hicklin	Mills	Putney
Duffield	Kester	Nicholas	

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

House File 228, a bill for an act to amend section three hundred forty point fifteen (340.15), and to repeal section three hundred forty point thirteen (340.13), Code 1946, relating to the fixing of the salary of the county superintendent of schools by the county board of education with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury offered the following amendment proposed by him and moved its adoption:

Amend House File 228 as follows:

1. Add the following amendment to Section one (1):

“Further amend Section three hundred forty point fifteen (340.15), Code 1946, by changing the period (.) in line seven (7) after the word ‘law’ to a semicolon (;) and adding the following sentence: ‘provided, however, that in the fixing of such salaries, the county superintendent shall have no part in the proceedings of said board, but shall designate an acting chairman and shall absent himself from the meeting during the consideration of such salaries.’”

2. Renumber the sections to correct the order.

Amendment adopted.

Nelson 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, 82:

Anderson	Hendrix	Moore	Smith of
Avery	Hicklin	Neal	Des Moines
Bass	Humbert	Nelson of	Smith of Madison
Bents	Huston	Woodbury	Stevens
Bloom	Kerr	Noble	Strawman
Brown of	Kester	Norland	Tesmer
Mahaska	Kilpatrick	Olson	Troeger
Brown of Monona	King	Patrick	Turner
Bryson	Klemesrud	Pieper	Utzig
Burkman	Knickerbocker	Poston	Van Eaton
Datisman	Koch	Rankin	Walker
De Groote	Kosek	Redman	Walter of
Duffy	Krall	Reed	Marshall
Fiene	Kruse	Robb	Walter of
Fimmen	Landsness	Saylor	Pottawattamie
Fletcher	Langland	Schwengel	Watson
Fulk	Lawrence	Scott	Weichman
Gannaway	Long	Shepard	Weiss
Good	Lucken	Siefkas	Wellington
Graham	Lynes	Sloane	Williams
Hansen	McEleney	Smith of Clayton	Wilson
Hedin	McFarlane		Mr. Speaker

The nays were, 6:

Baker	Hinrichs	Nelson of	Prange
Eckels	Loss	Buchanan	

Absent or not voting, 20:

Ainsworth	Butler	Frei	Nicholas
Beardsley	Davis	Ingalls	Nielsen
Beman	Donohue	Lundy	Putney
Bockwoldt	Duffield	Mills	Robinson
Boothby	Edwards	Morrissey	Steinberg

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

House File 417, a bill for an act providing for the improvement and maintenance of certain local county roads 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, 90:

Anderson	Brown of Monona	Fiene	Hedin
Avery	Bryson	Fimmen	Hendrix
Baker	Burkman	Fletcher	Hicklin
Bass	Datisman	Frei	Hinrichs
Beardsley	Davis	Fulk	Humbert
Bents	De Groote	Gannaway	Huston
Bloom	Duffy	Good	Ingalls
Brown of	Eckels	Graham	Kerr
Mahaska	Edwards	Hansen	Kester

Kilpatrick	Moore	Rankin	Turner
King	Morrissey	Redman	Utzig
Klemesrud	Neal	Reed	Van Eaton
Knickerbocker	Nelson of	Robinson	Walker
Koch	Buchanan	Saylor	Walter of
Kosek	Nelson of	Scott	Marshall
Krall	Woodbury	Shepard	Walter of
Kruse	Nielsen	Siefkas	Pottawattamie
Landsness	Noble	Sloane	Watson
Langland	Norland	Smith of Clayton	Weichman
Lawrence	Olson	Smith of Madison	Weiss
Long	Patrick	Stevens	Williams
Lucken	Pieper	Strawman	Wilson
McEleney	Poston	Tesmer	Mr. Speaker
McFarlane	Frangle	Troeger	

The nays were: none.

Absent or not voting, 18:

Ainsworth	Donohue	Mills	Smith of
Beman	Duffield	Nicholas	Des Moines
Bockwoldt	Loss	Putney	Steinberg
Boothby	Lundy	Robb	Wellington
Butler	Lynes	Schwengel	

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 amending section four hundred twenty-eight point ten (428.10), Code 1946, by removing grain dealers from the provisions thereof and by enacting a new section imposing an excise tax on the handling of grain and exempting grain subject to such excise from general property taxes, with report of committee recommending passage, was taken up for consideration.

Speaker pro tem Morrissey in the chair

Nelson of Woodbury offered the following amendment proposed by him and moved its adoption:

Amend House File 178 by striking the period (.) after the word "crib" in line six (6) of section one (1) and adding the following: "Amend line eight (8) by striking the comma (,) after the word "warehouses" and inserting in lieu thereof the word "or" and striking the comma (,) after the word "icehouses".

Admendment adopted.

Speaker Kuester in the chair.

Nelson of Woodbury offered the following amendment proposed by him and moved its adoption:

Amend House File 178 by adding a new subsection to section two (2) as follows: "8. The provisions of this act shall be effective as to

assessments made during the year 1947 under such regulations as a state tax commission shall prescribe."

Amendment adopted.

Butler of Pocahontas moved that the bill be read a last time now and placed 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:

Ainsworth	Graham	McEleney	Siefkas
Anderson	Hansen	McFarlane	Sloane
Avery	Hedin	Moore	Smith of Clayton
Baker	Hendrix	Morrissey	Smith of
Bass	Hicklin	Neal	Des Moines
Beardsley	Hinrichs	Nelson of	Smith of Madison
Brown of	Humbert	Buchanan	Steinberg
Mahaska	Huston	Nelson of	Stevens
Brown of Monona	Ingalls	Woodbury	Strawman
Bryson	Kerr	Nielsen	Tesmer
Burkman	Kester	Noble	Turner
Datisman	Kilpatrick	Norland	Utzig
De Groote	King	Olson	Van Eaton
Donohue	Klemesrud	Pieper	Walker
Duffield	Knickerbocker	Poston	Walter of
Duffy	Koch	Prange	Marshall
Eckels	Kosek	Putney	Walter of
Edwards	Krall	Redman	Pottawattamie
Fiene	Kruse	Reed	Watson
Fimmen	Landsness	Robb	Weiss
Fletcher	Langland	Robinson	Wellington
Frei	Lawrence	Saylor	Williams
Fulk	Loss	Schwengel	Wilson
Gannaway	Lucken	Scott	Mr. Speaker
Good	Lynes	Shepard	

The nays were, 2:

Bents Weichman

Absent or not voting, 13:

Beman	Butler	Lundy	Patrick
Bloom	Davis	Mills	Rankin
Bockwoldt	Long	Nicholas	Troeger
Boothby			

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

House File 123, a bill for an act to amend section one hundred forty seven point sixteen (147.16); to amend section one hundred forty seven point nineteen (147.19); to amend section one hundred forty seven point eighty (147.80); to amend section one hundred forty seven point one hundred seven (147.107); to repeal section one hundred forty seven point one hundred eight (147.108) and

to enact a new section in lieu thereof; to amend section one hundred fifty two point one (152.1); to amend section one hundred fifty two point two (152.2); to repeal section one hundred fifty two point three (152.3); and to enact a new section in lieu thereof; to amend section one hundred fifty two point four (152.4); to add a new section to chapter one hundred fifty two (152), Code 1946, relating to the qualification and term of Nurse Examiners, defining the practice of nursing, and relating to the licensing of persons to practice nursing, and providing for the administration of Title VIII, Code 1946, as it relates to the practice of nursing, and changing the amount of the fee for license to practice nursing under reciprocal agreement, with report of committee recommending amendment and passage, was taken up for consideration.

Bloom of Webster offered the following amendment proposed by the committee and moved its adoption:

Amend House File 123 by striking from line 12 section 7 the words "is employed primarily in a domestic capacity and"

Amendment adopted.

Nelson of Woodbury offered the following amendment proposed by him and moved its adoption:

Amend House File 123 by striking subsection five (5) of section eight (8) and substituting in lieu thereof the following: "Passing an examination in practical nursing on subjects relating to the duties and services stated in subsection "b" of section six (6) of this act. Said examination, however, to be based only upon the subjects of sanitation, hygiene and the practical application of bedside practice which shall reflect a fair test of applicant's ability to care for patients in bedside practice".

Amendment adopted.

McFarlane of Black Hawk offered the following amendment proposed by him and moved its adoption:

Amend section eight (8), line thirty-four (34), by inserting after the figure "152.2" the words "as amended herein".

Further amend section eight (8), line thirty-nine (39), by inserting after the figure "152.1" the words "as amended herein".

Amendment adopted.

McFarlane of Black Hawk offered the following amendment proposed by him and moved its adoption:

Amend section eight (8), line twenty-nine (29) by striking the word "tenth" and inserting in lieu thereof the word "eighth".

Amendment adopted.

Morrissey of Jasper offered the following amendment proposed by him and moved its adoption:

Amend House File 123 by striking from Section four (4), line twenty-one (21), the figures "152.3" and inserting in lieu thereof the following: "eight (8) of this act".

Further amend said House File by striking from Section eight (8), line thirty-nine (39), the following: "subsection (b) of Section 152.1" and inserting in lieu thereof the following: "paragraph (b) of section six of this act".

Amend the title to said House File by striking the whole thereof and inserting in lieu thereof the following:

"A bill for an act relating to the practice of nursing and the administration and enforcement of the laws pertaining thereto".

Amendment adopted.

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, 91:

Ainsworth	Gannaway	Lynes	Scott
Anderson	Good	McEleney	Shepard
Avery	Graham	McFarlane	Siefkas
Baker	Hansen	Moore	Sloane
Bass	Hedin	Morrissey	Smith of Clayton
Beardsley	Hendrix	Neal	Smith of
Beman	Hinrichs	Nelson of	Des Moines
Bents	Humbert	Buchanan	Stevens
Bloom	Huston	Nelson of	Strawman
Brown of	Kerr	Woodbury	Tesmer
Mahaska	Kester	Nielsen	Troeger
Bryson	King	Norland	Turner
Burkman	Klemesrud	Olson	Utzig
Datisman	Knickerbocker	Patrick	Van Eaton
De Groote	Koch	Pieper	Walker
Donohue	Kosek	Poston	Walter of
Duffield	Krall	Prange	Marshall
Duffy	Landsness	Putney	Walter of
Eckels	Langland	Rankin	Pottawattamie
Edwards	Lawrence	Redman	Weichman
Fiene	Long	Robb	Weiss
Fletcher	Loss	Robinson	Wellington
Frei	Lucken	Saylor	Williams
Fulk	Lundy	Schwengel	Wilson
			Mr. Speaker

The nays were, 6:

Davis	Ingalls	Reed	Smith of Madison
Hicklin	Kilpatrick		

Absent or not voting, 11:

Bockwoldt	Butler	Mills	Steinberg
Boothby	Fimmen	Nicholas	Watson
Brown of Monona	Kruse	Noble	

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

Senate File 140, a bill for an act to amend section five hundred eleven point eight (511.8), Code 1946, relating to investments of life insurance companies and associations, with report of committee recommending passage, was taken up for consideration.

Beardsley of Warren moved that the bill be read a last time now and placed 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:

Ainsworth	Gannaway	McEleney	Siefkas
Anderson	Good	McFarlane	Sloane
Avery	Graham	Morrissey	Smith of Clayton
Baker	Hansen	Neal	Smith of
Bass	Hendrix	Nelson of	Des Moines
Beardsley	Hicklin	Woodbury	Smith of Madison
Beman	Hinrichs	Nielsen	Stevens
Bents	Huston	Noble	Strawman
Bloom	Kerr	Pieper	Tesmer
Brown of	Kester	Poston	Troeger
Mahaska	Kilpatrick	Prange	Turner
Brown of Monona	King	Putney	Utzig
Burkman	Knickerbocker	Rankin	Walter of
Davis	Kosek	Redman	Marshall
De Groote	Krall	Reed	Walter of
Duffield	Kruse	Robb	Pottawattamie
Duffy	Landsness	Robinson	Weichman
Eckels	Langland	Saylor	Weiss
Fimmen	Lawrence	Schwengel	Williams
Fletcher	Long	Scott	Wilson
Frei	Lucken	Shepard	Mr. Speaker
Fulk	Lundy		

The nays were, 7:

Donohue	Fiene	Lynes	Patrick
Edwards	Ingalls	Nelson of	
		Buchanan	

Absent or not voting, 20:

Bockwoldt	Hedin	Mills	Steinberg
Boothby	Humbert	Moore	Van Eaton
Bryson	Klemesrud	Nicholas	Walker
Butler	Koch	Norland	Watson
Datisman	Loss	Olson	Wellington

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

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 318, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of liberty memorial bonds by Grundy County, 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 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.

TED SLOANE, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 334, a bill for an act legalizing an emergency fund levy for cities having a population of not less than twenty-six thousand or more than twenty-seven thousand as shown by the last census, begs leave to report it 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 204, a bill for an act authorizing a transfer of money from the city special fund to the general county fund of Dallas County, Iowa, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Senate File 107, a bill for an act to amend section six hundred thirty point one (630.1), Code 1946, relating to proceedings auxiliary to execution, in order to give jurisdiction to municipal courts to hear these proceedings, begs leave to report it 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 61, a bill for an act legalizing all notices of appointments of executors and administrators prior to July 4, 1943, where no direction of the court or clerk as to publication of notice of appointment was endorsed on letters testamentary or 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 do pass.

TED SLOANE, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 455, a bill for an act to provide for the licensing and regulation of persons, firms, associations or corporations, other than the true

or original composer, who issue licenses or other agreements for the public rendition of copyrighted musical numbers by persons within the state of Iowa; to provide for the licensing and regulation of persons other than the actual composer, engaged in the business or occupation of investigating the public rendition of copyrighted musical numbers by persons within the state of Iowa; and to provide for the enforcement of this act by the secretary of state and by prescribing penalties for the violation of or noncompliance with 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.

TED SLOANE, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred House File 358, a bill for an act to legalize the actions of the city council and the city clerk of the city of Clinton, Iowa, in making expenditures, incurring indebtedness, and issuing warrants and certificates of indebtedness on the general fund of the city of Clinton, in the amount of sixteen thousand six hundred thirty-two dollars and forty-three cents (\$16,632.43), to the fire maintenance fund in the amount of fifteen thousand one hundred sixty-eight dollars and seventy cents (\$15,168.70), for street department salaries in the amount of ten thousand eight hundred eighty-nine dollars and thirty-five cents (\$10,889.35), and to other funds of the city of Clinton, Iowa, in the amount of four thousand ninety-two dollars and thirteen cents (\$4,092.13), and providing that the total indebtedness thus incurred of forty-eight thousand five hundred eighty-two dollars and sixty-one cents (\$48,582.61) shall constitute a legal, binding and valid obligation of the city of Clinton, 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.*

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 393, an act to amend section three hundred sixty-eight point six (368.6), Code 1946, providing for the regulation and licensing of engineers of stationary and portable steam boilers and to provide for their examination, begs leave to report it 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 4 the words "or refrigeration" and by striking the word "engines" in lines one (1) and two (2) of subsection two (2) of section three hundred sixty-eight point six (368.6), Code 1946.

B. L. DATISMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on police regulation to whom was referred House File 471, an act relating to bribery of participants in professional games, and prescribing penalties 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*.

Also:

MR. SPEAKER: Your committee on police regulation to whom was referred House File 419, an act to prohibit the manufacture, sale or possession of any token, slug or false coin or use thereof in the operation of any parking meter, vending machine, coin-box telephone or other lawful receptacle or device, and providing 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*.

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 428, an act to amend chapter one hundred thirty-one (131), Acts of the Fifty-first General Assembly, relating to the appropriation for handicapped 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*.

Also:

MR. SPEAKER: Your committee on child welfare to whom was referred House File 427, an act to amend sections two hundred eighty-one point three (281.3) and two hundred eighty-one point seven (281.7), Code 1946, relating to handicapped 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*.

Also:

MR. SPEAKER: Your committee on child welfare to whom was referred Senate File 242, an act to repeal section two hundred thirty-five point five (235.5), Code 1946, relating to licenses issued to private child-placing agencies, begs leave to report it 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*.

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 187, a bill for an act to amend chapter one hundred sixty (160), Code 1946, relating to soil conservation, begs leave to report it 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.

W. R. FIMMEN, *Chairman*.

Also:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File 351, a bill for an act to suspend refunds on motor vehicle fuel license fees during the ensuing biennium, begs leave to report it 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.

W. R. FIMMEN, *Chairman*.

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 93, a bill for an act 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 two hundred seventy-six point thirty-two (276.32), two hundred seventy-six point thirty-three (276.33), and two hundred seventy-six point thirty-four (276.34), Code 1946, 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.

HARRY E. WEICHMAN, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 294, a bill for an act to appropriate from the general fund of the state of Iowa for the period from the effective date of this act and ending June 30, 1949, the sum of seven thousand five hundred dollars (\$7,500) for the purpose of making repairs to the spillway of Upper Pine Lake, Hardin 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.

HARRY E. WEICHMAN, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 270, a bill for an act to create a state hospital-school for severely handicapped persons and to provide funds for its establishment and maintenance; to amend sections two hundred sixty-two point seven (262.7), two hundred ninety-nine point seventeen (299.17), two hundred ninety-nine point eighteen (299.18), and two hundred seventy point four (270.4), two hundred seventy point five (270.5), two hundred seventy point six (270.6), two hundred seventy point seven (270.7), two hundred seventy point eight (270.8), Code 1946, all relating to education in institutions governed by the state board of 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 be amended as follows, and when so amended the bill do pass:

Amend House File 270 by adding to section one the following sentence: "Such hospital-schools shall be conducted as a portion of the activities of the University Children's Hospital."

Also amend section four (4) by striking from line three (3) of said section the words and figures "five hundred thousand dollars (\$500,000)" and insert in lieu thereof the words and figures "two hundred fifty thousand dollars (\$250,000)", and by adding to said section four (4) the following: "Insofar as is practicable, the facilities of the University of Iowa Children's Hospital shall be utilized. Insofar as possible, the appropriations herein provided shall be expended to the improvement of the present Children's Hospital facilities so that the hospital-school herein provided shall become an integral part of the operation of the Children's Hospital."

Amend section nine (9), line five (5), by striking the words and figures "one hundred nine thousand dollars (\$109,000.00)" and substituting in lieu thereof "fifty-nine thousand dollars (\$59,000.00)". Also amend by striking the figures "\$100,000.00" in line nine (9) and substituting "\$50,000.00". Amend the last line by striking "\$109,000.00" and substituting "\$59,000.00".

HARRY E. WEICHMAN, *Chairman.*

Siefkas of Clarke, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 457, a bill for an act to establish a marketing bureau in the department of agriculture, begs leave to report it 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.*

Also:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 467, a bill for an act providing for the protection and safety of persons in the operation of tractors by requiring such tractors to be equipped with fenders and to provide 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 indefinitely postponed.

HENRY SIEFKAS, *Chairman.*

Burkman of Polk, 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 448, a bill for an act to authorize the state of Iowa to make suitable provisions for the payment of a bonus for veterans of World War II, begs leave to report it 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.

CARL A. BURKMAN, *Chairman.*

House File 448 referred to committee on ways and means.

Also:

MR. SPEAKER: Your committee on military and veterans affairs to whom was referred House File 430, a bill for an act to amend chapter seventy (70), Code 1946, making the provisions of the soldiers prefer-

ence law applicable to heads of departments, begs leave to report it 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.

CARL A. BURKMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs to whom was referred Senate File 257, a bill for an act to amend section one point four (1.4), Code 1946, relating to federal acquisitions of real estate within the state of Iowa and jurisdiction 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.

CARL A. BURKMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs to whom was referred Senate File 258, a bill for an act to amend section five hundred forty-one point eighty-five (541.85), Code 1946, relating to holidays affecting the presentation of negotiable instruments; and to establish August 14th or V-J Day as a state holiday, begs leave to report it 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.

CARL A. BURKMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs to whom was referred House File 310, a bill for an act to amend chapter thirty-seven (37), Code 1946, relating to memorial halls and monuments for soldiers, sailors and marines, begs leave to report it 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 310 by striking after the quotation mark (") in line five (5) of section one (1) the following: "American Veteran's Committee", and by striking the word "and" in line six (6) of section one (1), and also by striking from line five (5) of section two (2) after the quotation mark (") the words "American Veteran's Committee and", and also by inserting after the word "organizations" in line four (4) of section three (3) the following: "named in sections thirty-seven point two (37.2) and thirty-seven point ten (37.10)".

CARL A. BURKMAN, *Chairman.*

Van Eaton of Woodbury, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File 138, a bill for an act to amend section three hundred eighty-four point three (384.3), Code 1946, relating to the grading and filling of lands under the control of the dock board in 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 do pass.

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File 176, a bill for an act to amend section three hundred seventy point six (370.6), Code 1946, relating to park levies of 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 do pass.

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 180, a bill for an act to amend sections four hundred ten point ten (410.10) and four hundred eleven point six (411.6), Code 1946, relating to the payment of pensions to survivors and dependents of firemen and policemen and to compensation paid to beneficiaries of retired firemen and policemen, begs leave to report it 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 180 by striking the word "fifty" in line four (4) of section one (1) and substituting in lieu thereof the word "forty".

Further amend by striking the word "fifty" in line four (4) of section two (2) and substituting in lieu thereof the word "forty".

Further amend by striking all of section three (3) and by adding a new section as follows: "The terms of this act shall not be retroactive and shall only apply to those persons qualifying under the terms of this bill from the date of the effectiveness of this bill".

C. S. VAN EATON, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File 228, a bill for an act to empower and obligate the city of Des Moines to cancel certain warrants issued by the said city of Des Moines and subsequently declared illegal and void, begs leave to report it 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.

C. S. VAN EATON, *Chairman.*

Fulk of Page, 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 446, a bill for an act relating to the official bonds of county officers and their deputies, begs leave to report it 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.

E. W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 368, a bill for an act permitting boards of supervisors to levy an additional millage for the support of the poor, begs leave to report it 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. W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 399, a bill for an act to repeal chapter two hundred two (202), Code 1946, relating to county limestone quarries, begs leave to report, it 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.

E. W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 426, a bill for an act granting to the board of supervisors of any county, with a population of not less than 75,000 inhabitants, certain powers in respect to zoning and housing regulations with respect to lands located within the county but lying outside corporate limits of any city or town, begs leave to report it 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. W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 452, a bill for an act relating to eligibility for agricultural land tax credit, begs leave to report it 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. W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 477, a bill for an act relating to eligibility for homestead tax credit, begs leave to report it 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. W. FULK, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 367, a bill for an act relating to annual levy by township trustees for fire protection, begs leave to report it 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. W. FULK, *Chairman.*

Also:.

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 433, a bill for an act to amend chapter three hundred fifty-nine (359), Code 1946, providing for depositing and disbursement of township cemetery funds or such cemetery funds jointly owned, and the execution and delivery of official deeds for cemetery lots, begs leave to report it 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. W. FULK, *Chairman.*

Robinson of Delaware, 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 458, a bill for an act to amend section three hundred twenty-four point sixty-three (324.63), Code 1946, relating to motor vehicle fuel tax and the distribution of proceeds to incorporated 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 do pass.

GLENN E. ROBINSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File 267, a bill for an act to amend section three hundred twenty-one point one hundred ninety-four (321.194), Code 1946, relating to issuance of restricted licenses to minors for operating 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.

GLENN E. ROBINSON, *Chairman.*

Robb of Emmet, 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 146, a bill for an act relating to the sale of cigarettes, begs leave to report it 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.

GEO. H. ROBB, *Chairman.*

Redman of Sac, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision to whom was referred House File 274, a bill for an act to repeal sections one hundred seventy-six point eight (176.8) and one hundred seventy-six point nine (176.9), Code 1946, relating to appropriations by boards of supervisors to farm aid associations and describing such 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 be indefinitely postponed.

A. G. REDMAN, *Chairman.*

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: March 18, 1947, House Files 102, 111, 117 and 185.

AMENDMENTS FILED

Amend House File 93 by striking the figures eight million dollars (\$8,000,000.00) from line five (5) of section six (6) and insert in lieu thereof four million dollars (\$4,000,000.00).

Also amend House File 93 by striking the figures eight million dollars (\$8,000,000.00) in line nine (9) and insert in lieu thereof four million dollars (\$4,000,000.00).

WEICHMAN of Benton.

Amend House File 437 section nine (9) subsection one (1) line ten (10) by striking the words "no changes" after the period and further striking all of lines eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17), eighteen (18), and nineteen (19) to the end of the sentence.

Further amend section nine (9) subsection one (1) by striking the words "or changes or additions to or extensions of existing systems" in lines twenty-one (21) and twenty-two (22).

Further amend section nine (9) subsection two (2) line thirty-seven (37) by striking the words "and records" and line thirty-eight (38) by striking the words "and operation".

LAWRENCE of Wapello.

VAN EATON of Woodbury.

NELSON of Woodbury.

Amend House File 437 by striking all of sections one (1) and two (2) and inserting in lieu thereof the following:

Section 1. Powers and duties of the department. The department, upon its own initiative, may study and investigate or survey all problems concerned with the pollution of any stream, lake or other body of water, its prevention, abatement and control and may determine methods, as far as practicable, of preventing pollution of such waters. The department may make such investigation upon the written petition of:

1. The council of any town.
2. Any local board of health.

The power vested by this section in the department shall not apply, however, to the lower five thousand (5,000) feet of any stream flowing into a river at a place where such river forms a part of the boundary line of the state, nor shall such lower five thousand (5,000) feet constitute "waters" within the meaning of or specified by this section.

The department on its own initiative may study and investigate streams, lakes or other bodies of water for the purpose of improving said waters

in reference to public health or source of domestic water supply and aquatic life.

The term "pollution" shall for the purposes of this section mean the discharge or deposit of sewage, industrial wastes or other wastes in such condition, manner, or quantity as may cause:

- a. The formation of sludge banks, or
- b. The dissolved oxygen content of the stream (based on existing actual analysis and not computed from oxygen balance) to drop below four (4) parts per million on the average cross-section of the stream; provided, however, that the discharge of effluent from a plant designed and used for the treatment of sewage, industrial wastes or other wastes shall in no event be considered as in violation of the standard of this subparagraph b. if the Bio-chemical oxygen demand of such effluent does not exceed fifty (50) parts per million on a weighted twenty-four hour average, or
- c. The deposit of oils, chemical or other industrial wastes so as to render the stream injurious to fish life or destroy the scenic value.

Further amend by renumbering subsequent sections.

LAWRENCE of Wapello.

VAN EATON of Woodbury.

NELSON of Woodbury.

Amend Senate File 211 as passed by the Senate by adding immediately following section eleven (11) the following section, to-wit:

"Sec. 12. It shall be unlawful for the state liquor control commission to operate a retail liquor store in any incorporated town or city, including cities under special charter and those under the commission form of government, in which a majority of the votes cast at an election held therein, as herein provided, oppose such stores. Such election shall be initiated, called and held in the same manner as elections provided for to determine whether wines and spirits be sold at retail for consumption on the premises where sold and all provisions of this act relating to such elections shall apply equally to elections under authority of this section. The proposal submitted to the electors shall be: "Shall the Iowa State Liquor Control Commission operate a liquor store in (name of city or town)?" If a majority of the votes cast on such proposal opposes the operation of a state liquor store in such city or town the state liquor control commission shall discontinue the operation of any such store in such city or town within sixty days after such election. The commission shall not operate liquor stores outside incorporated cities and towns.

"The question of sale of wines and spirits for retail consumption on the premises where sold and the question of operation of a liquor store by the state liquor control commission may be submitted in any such city or town at the same or separate elections, but in any event separate ballots shall be used and the election on each of such questions shall be initiated by a separate petition, however either of said questions may be submitted to the electors without the submission of the other."

Further amend Senate File 211 as passed by the Senate by renumbering the remaining sections of the bill.

LUNDY of Monroe.

Amend House File 182 section one (1) line six (6) by striking the words and figure "fifteen hundred (\$1500.00)" and inserting in lieu thereof the words and figure "twelve hundred (\$1200.00)".

Further amend by striking from section one (1) line ten (10) the words and figure "seventeen hundred (\$1700.00)" and inserting in lieu thereof the words and figure "thirteen hundred (\$1300.00)".

Further amend by striking from section one (1) line fourteen (14) and fifteen (15) the words and figure "eighteen hundred (\$1800.00)" and inserting in lieu thereof the words and figure "fourteen hundred (\$1400.00)".

Further amend by striking from section one (1) line eighteen (18) the words and figure "two thousand (\$2000.00)" and inserting in lieu thereof the words and figure "sixteen hundred (\$1600.00)".

SCHWENDEL of Scott.

Amend House File 394 as follows: Strike all of lines eleven (11), twelve (12), thirteen (13), and fourteen (14) of section two (2), and substitute in lieu therefor the following:

"Said impost shall be ten (10) per cent of the average purchase price paid by Iowa fur dealers on furs listed in Section one hundred nine point forty (109.40), Code 1946, for ten (10) year period next preceding the current fur season of each year."

"For the purpose of this act said ten (10) year average price shall be that compiled by the state conservation commission and shall be final."

AINSWORTH of Dickinson.

KLEMMESRUD of Winnebago.

1. Amend House File 385 by striking from section six (6) beginning with the word "For" in line eight (8) up to and including the period (.) in line thirteen (13) and inserting in lieu thereof the words "The Board shall elect a secretary-treasurer for one (1) year."

2. Further amend House File 385 by adding at the end of section seven (7) the following:

"Copies of all such audits shall be filed in the state auditor's office and in the office of the Superintendent of Public Instruction, and shall be available for inspection by the public."

PUTNEY of Tama.

Amend House File 342 line three (3) to read "14 to 19" instead of lines "15 to 20".

KOSEK of Linn.

On motion by McFarlane of Black Hawk the House adjourned until 9:00 a.m., Thursday, March 20, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 20, 1947.

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

Prayer was offered by the Reverend F. F. Robinson, pastor of the Methodist Church, Britt, Iowa.

Journal of March 19 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Strawman of Jones on request of Avery of Clay; Tesmer of Black Hawk on request of Morrissey of Jasper.

PRESENTATION OF VISITORS

Lundy of Monroe arose under the question of personal privilege and presented to the House, thirty members of the ninth grade citizenship class of Albia High School and their instructor, Miss Esther Hultner.

Burkman of Polk presented to the House ninety members of the ninth grade civics class of Amos Hiatt School, Des Moines and their instructor, George Hemming.

Burkman of Polk presented to the House twenty-one members of the Junior High School of Sheldahl and their instructor, Mrs. Olive Gaulke.

Walter of Pottawattamie introduced to the House, the Honorable Ernest L. Currie, former member of the House from Pottawattamie county.

Schwengel of Scott presented to the House, Mr. Henry Nabstedt of Davenport.

Shepard of Lucas presented to the House, members of the American government class of the Lucas High School and their instructor, Mary Hunter.

Sloane of Polk presented to the House the White Oak Junior and Senior High School and their superintendent, O. A. Knott.

Walter of Marshall presented to the House the following county officers from Marshall county: M. E. Hilleman and L. A. Hinshaw, members of the board of supervisors and J. F. Arthurs, Jr., county engineer.

Saylor of Decatur presented to the House Mrs. Russell Boles and Mr. Roy Toland of Grand River.

PETITIONS

Robinson of Delaware presented a petition signed by forty-seven members of the Manchester Methodist Church protesting the passage of Senate File 211.

Referred to committee on liquor control.

Tesmer of Black Hawk presented a petition signed by sixty-four members of the Church of the Open Bible of Waterloo, urging support of local option bills and opposing bills for the sale of liquor by the drink.

Referred to committee on liquor control.

Knickerbocker of Linn presented a petition signed by sixteen members of the Polk School of Cedar Rapids opposing the amendment to section 2 of House File 193.

Referred to committee on social security.

Knickerbocker of Linn presented a petition signed by eight employees of Linn county urging support of House File 193.

Referred to committee on social security.

Schwengel of Scott presented a petition signed by 228 citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by fifty citizens of the Elmwood P.T.A., Cedar Rapids, urging passage of House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 240 citizens of Cedar Rapids urging passage of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the South

Ward Parent Teachers Association of Winterset urging support of House File 93 and Senate File 303.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by thirteen citizens of Des Moines urging passage of House File 113.

Referred to committee on schools and textbooks.

Nicholas of Cerro Gordo presented a petition signed by forty-five members of No. 1367 Local Industrial Union of Mason City protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nicholas of Cerro Gordo presented a petition signed by seventy-one residents of Mason City protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Kosek of Linn presented a petition signed by twenty-two members of the Cedar Rapids Bricklayers' Union No. 1 of Iowa protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nicholas of Cerro Gordo presented a petition signed by 264 residents of Mason City protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nicholas of Cerro Gordo presented a petition signed by ninety-six members of Local 105 of the International Union of Mine, Mill and Smelter Workers of Mason City protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nicholas of Cerro Gordo presented a petition signed by 300 members of United Packing House Workers of America Local 38 of Mason City protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented a resolution signed by forty teachers of Roosevelt High School of Des Moines requesting that Wilson Reed Committee amendment to Section 2 of House File 193 be eliminated.

Referred to committee on social security.

Weichman of Benton presented a petition signed by fifty residents of Linn County urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by fifty members of the Proteus Club of Des Moines urging passage of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by the Board of Directors of Calhoun county Consolidated Independent School districts urging full support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by forty-two citizens and parents of James Callanan Junior High School, Des Moines, urging support of House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 409 citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by thirty-one citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by thirty-one consolidated citizens of Viola urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by forty-five citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Nelson of Buchanan presented a petition signed by twenty-four citizens of Buchanan county urging defeat of House File 384.

Referred to committee on roads and highways.

Schwengel of Scott presented petitions signed by nine citizens of East Maysville school, Dixon; sixteen citizens from West Maysville District 2 school; sixteen citizens from the Davenport Township school District 1; fourteen citizens from Davenport; fifteen citizens from Buffalo Township school District 3 at Walcott; thirty-five citizens from Liberty Township District 7; twenty-three citizens from the Princeton School District 8, Princeton; fifty-three citizens from the Plain View School District; twenty-five citizens from the Buffalo Ind. School District 4 of Scott County; all urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by fifty citizens of Allen's Grove, Scott county, urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by twenty-nine citizens of the Viola consolidated school district urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by Mrs. Robert Whelan and twenty citizens of Des Moines urging passage of House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 151 citizens of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 556 citizens of the Washington Junior High School of Clinton urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented petitions as follows: from thirty-

two citizens of Muscatine county urging school legislation; seventy-five citizens of Cedar Rapids urging support of House File 93; twenty citizens of Dubuque urging support of House File 93; sixteen citizens of Dumont, Greene, Aplington, and Kesley urging support of House File 93; thirty-five citizens of the Parent Teacher Association of Casady School in Des Moines urging support of House File 113; and twenty-one citizens of the School District 6 of Princeton township in Scott county urging passage of House File 93.

Referred to committee on schools and textbooks.

Nicholas of Cerro Gordo presented a petition signed by 183 citizens of Mason City urging support of House File 93.

Referred to committee on schools and textbooks.

Nicholas of Cerro Gordo presented a petition signed by twenty citizens of Mason City urging support of House File 93.

Referred to committee on schools and textbooks.

Nicholas of Cerro Gordo presented a petition signed by forty citizens of the Wilson School District of Mason City urging support of House File 93.

Referred to committee on schools and textbooks.

Nicholas of Cerro Gordo presented a petition signed by twenty citizens of the Decker Company, Mason City, urging support of House File 93.

Referred to committee on schools and textbooks.

PROOF OF PUBLICATION

Published copy of House File 116 and verified proof of publication of said bill in the Farm Bureau News on March 13, 1947, was filed with 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.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 93, 204, 267, 270, 310, 318, 334, 358, 367, 368, 393, 419, 426, 427, 428, 433, 448, 452, 455, 457, 458, 471, 477

and Senate Files 61, 107, 138, 146, 176, 180, 228, 242, 294, under Rule 72.

HOUSE FILE 247 WITHDRAWN

Schwengel of Scott asked and obtained unanimous consent to withdraw House File 247 from further consideration by the House.

HOUSE FILES 366 and 466 RE-REFERRED

Kruse of Floyd asked and obtained unanimous consent to re-refer House File 366 to the committee on dairy and food.

Smith of Clayton moved to re-refer House File 466 to the committee on agriculture 1.

Motion prevailed.

INTRODUCTION OF BILLS

House File 491, by committee on cities and towns, a bill for an act empowering cities and towns to make levies during 1947 and 1948 of special taxes for sewer purposes, in addition to those now provided in chapter four hundred four (404), Code 1946.

Read first time and passed on file.

House File 492, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by the independent school district of Bettendorf, in the county of Scott, state of Iowa, and the provisions made for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first time and passed on file.

House File 493, by committee on fish and game, a bill for an act to amend chapter one hundred eleven (111), Acts of the Forty-ninth (49th) General Assembly, relating to a gift of lands to the United States to establish a National Monument.

Read first time and passed on file.

Bass of Montgomery of the liquor control committee offered the following resolution:

HOUSE CONCURRENT RESOLUTION 14

Whereas, the use of alcoholic beverages is rapidly increasing in Iowa; and

Whereas, the habit-forming practice of the use of alcoholic beverages in many cases results in lowered physical and mental efficiency, broken homes, juvenile delinquency, increased crime, and general disregard for law and order, all detrimental to the general Public Welfare; and

Whereas, the General Assembly of Iowa does recognize the inherent right and duty of government to protect and safeguard the general public welfare of its people by all proper means; and

Whereas, the above habit-forming practice is constantly being stimulated and encouraged by the use of advertising and propaganda, much of which comes from out of the state and which has for its purpose financial profit rather than the general public interest and welfare; and

Whereas, there has been introduced in Congress a bill by Senator Arthur Capper known as "S. 265, 'to prohibit the transportation in interstate commerce of advertisement of alcoholic beverages'" which bill is now in the hands of the Senate Committee on Interstate and Foreign Commerce, of which Senator Wallace H. White, Jr., of Maine is the Chairman

Be It Resolved by the House, the Senate concurring: That the General Assembly of Iowa hereby urges its Senators and Representatives in Congress to use their influence and support in behalf of S. 265 to the end that the general welfare of the people, and especially the youth of Iowa, and of the United States, be safeguarded and protected.

Furthermore, That a copy of said Resolution be sent to the United States Senators from Iowa and the United States Representatives from Iowa, to the Hon. Wallace H. White, Jr., Senator from Maine and to the Hon. Arthur Capper, Senator from Kansas.

Laid over under Rule 34.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 35, a bill for an act relating to special taxes to build, purchase or remodel a city or town hall.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 420, a bill for an act relating to convict labor.

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 fire regulations at all institutions under the jurisdiction of the Board of Control.

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 qualifications of the superintendent of the state sanatorium.

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 the duties of the superintendents of the mental hospitals.

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 county and private hospitals for insane.

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 removal of members of board of control.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 411, a bill for an act relating to the employ of a director of mental institutions, a director of corrective institutions, a director of child welfare and a director of industries by the board of control.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 201, a bill for an act to provide for the establishment and maintenance of free public libraries for the use of rural inhabitants of counties.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 161, a bill for an act to provide for the construction of and procuring sites for field houses, athletic and recreational facilities.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 161, a bill for an act to amend sections four hundred sixteen point one hundred thirty-five (416.135) and four hundred sixteen point one hundred thirty-six (416.136), Code 1946, and to provide for the construction of and procuring sites for field houses, athletic and recreational facilities.

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

Senate File 201, a bill for an act to provide for the establishment and maintenance of free public libraries for the use of rural inhabitants of counties.

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

Senate File 411, a bill for an act to amend chapter two hundred

eighteen (218), Code 1946, providing that the board of control shall employ a director of mental institutions, a director of corrective institutions, a director of child welfare and a director of industries, setting forth their qualifications and their duties and responsibilities.

Read first time and referred to committee on board of control.

Senate File 412, a bill for an act to amend section two hundred seventeen point four (217.4), Code 1946, relating to removal of members of board of control.

Read first time and referred to committee on board of control.

Senate File 413, a bill for an act relating to county and private hospitals for insane.

Read first time and referred to committee on board of control.

Senate File 414, a bill for an act relating to the duties of the superintendents of the mental hospitals.

Read first time and referred to committee on board of control.

Senate File 415, a bill for an act relating to qualifications of the superintendent of the state sanatorium.

Read first time and referred to committee on board of control.

Senate File 419, a bill for an act relating to fire regulations at all institutions under the jurisdiction of the board of control.

Read first time and referred to committee on board of control.

Senate File 420, a bill for an act relating to convict labor.

Read first time and referred to committee on board of control.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 353, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

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, 83:

Ainsworth	Fletcher	Kruse	Robinson
Anderson	Frei	Landsness	Scott
Avery	Fulk	Langland	Shepard
Baker	Gannaway	Lawrence	Siefkas
Bass	Good	Long	Sloane
Beman	Graham	Lucken	Smith of Clayton
Bents	Hansen	Lundy	Smith of
Bloom	Hedin	Lynes	Des Moines
Brown of	Hendrix	McEleney	Smith of Madison
Mahaska	Hicklin	McFarlane	Turner
Brown of Monona	Hinrichs	Mills	Utzig
Bryson	Huston	Morrissey	Van Eaton
Burkman	Ingalls	Nelson of	Walker
Butler	Kerr	Buchanan	Walter of
Datisman	Kester	Olson	Marshall
Davis	Kilpatrick	Pieper	Walter of
De Groot	King	Poston	Pottawattamie
Donohue	Klemesrud	Prange	Weichman
Duffield	Knickerbocker	Putney	Weiss
Eckels	Koch	Redman	Wellington
Edwards	Kosek	Reed	Wilson
Fimmen	Krall	Robb	Mr. Speaker

The nays were, 7:

Fiene	Neal	Patrick	Williams
Loss	Nielsen	Saylor	

Absent or not voting, 18:

Beardsley	Moore	Norland	Strawman
Bockwoldt	Nelson of	Rankin	Tesmer
Boothby	Woodbury	Schwengel	Troeger
Duffy	Nicholas	Steinberg	Watson
Humbert	Noble	Stevens	

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

Senate File 354, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide an appropriation therefor. In consideration of seven thousand dollars (\$7,000.00), with report of committee recommending passage, was taken up for consideration.

Poston of Wayne offered the following amendment proposed by him and moved its adoption:

Amend Senate File 354, by striking from lines six (6) and seven (7), section one (1), the following: "and the use of the Iowa liquor control commission".

Amend the title to said Senate File by striking from lines four and five the following: "for the use of the Iowa liquor control commission for warehouse purposes", and by striking from lines six and seven the following: "In consideration of seven thousand dollars (\$7,000.00)."

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, 85:

Anderson	Fletcher	Krall	Reed
Avery	Frei	Kruse	Robinson
Baker	Fulk	Landsness	Schwengel
Bass	Gannaway	Langland	Scott
Beardsley	Good	Long	Shepard
Beman	Graham	Lundy	Siefkas
Bents	Hansen	Lynes	Sloane
Bloom	Hedin	McEleney	Smith of Clayton
Bockwoldt	Hendrix	McFarlane	Smith of
Brown of	Hicklin	Mills	Des Moines
Mahaska	Hinrichs	Moore	Smith of Madison
Brown of Monona	Humbert	Morrissey	Turner
Bryson	Huston	Neal	Utzig
Burkman	Ingalls	Nelson of	Walker
Butler	Kerr	Buchanan	Walter of
Datisman	Kester	Noble	Pottawattamie
Davis	Kilpatrick	Pieper	Weichman
De Groot	King	Poston	Weiss
Donohue	Klemesrud	Prange	Wellington
Eckels	Knickerbocker	Putney	Williams
Edwards	Koch	Rankin	Wilson
Fiene	Kosek	Redman	Mr. Speaker
Fimmen			

The nays were, 4:

Loss	Nielsen	Saylor	Walter of Marshall
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Absent or not voting, 19:

Ainsworth	Lucken	Olson	Strawman
Boothby	Nelson of	Patrick	Tesmer
Duffield	Woodbury	Robb	Troeger
Duffy	Nicholas	Steinberg	Van Eaton
Lawrence	Norland	Stevens	Watson

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

Senate File 355, a bill for an act to authorize the purchase of real property in the city of Des Moines for the use of the Iowa liquor control commission and to provide for an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Poston of Wayne offered the following amendment proposed by him and moved its adoption:

Amend Senate File 355, by striking the period after the letter "G" in line five (5) of section one (1), and substituting in lieu thereof a comma (,).

Amend the title to said Senate File by striking from line three (3) thereof the following: "for the use of the Iowa Liquor Control Commission".

Further amend said title by striking the word "for" in line four (4) thereof.

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, 82:

Anderson	Frei	Kruse	Redman
Avery	Fulk	Landsness	Reed
Baker	Gannaway	Langland	Robinson
Bass	Good	Lawrence	Schwengel
Beman	Graham	Long	Scott
Bloom	Hansen	Lundy	Shepard
Bockwoldt	Hedin	Lynes	Siefkas
Brown of Mahaska	Hendrix	McFarlane	Sloane
Brown of Monona	Hicklin	Mills	Smith of Clayton
Bryson	Hinrichs	Moore	Smith of Madison
Burkman	Humbert	Morrissey	Steinberg
Butler	Huston	Neal	Turner
Datisman	Ingalls	Nelson of Buchanan	Utzig
Davis	Kerr	Noble	Walter of Pottawattamie
De Groote	Kester	Patrick	Weichman
Donohue	Kilpatrick	Pieper	Weiss
Eckels	King	Poston	Wellington
Edwards	Klemesrud	Prange	Williams
Fiene	Knickerbocker	Putney	Wilson
Fimmen	Koch	Rankin	Mr. Speaker
Fletcher	Krall		

The nays were, 4:

Bents	Loss	Nielsen	Walter of Marshall
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Absent or not voting, 22:

Ainsworth	Lucken	Olson	Strawman
Beardsley	McEleney	Robb	Tesmer
Boothby	Nelson of Woodbury	Saylor	Troeger
Duffield	Nicholas	Smith of Des Moines	Van Eaton
Duffy	Norland	Stevens	Walker
Kosek			Watson

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

Senate File 356, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide an appropriation therefor. In consideration of nine thousand five hundred dollars (\$9,500.00), with report of committee recommending passage, was taken up for consideration.

Poston of Wayne offered the following amendment proposed by him and moved its adoption:

Amend Senate File 356 by striking from lines six (6) and seven (7), section one (1), the following: "and the use of the Iowa liquor control commission".

Amend the title to said Senate File by striking from lines four and five thereof the following: "for the use of the Iowa liquor control commission for warehouse purposes".

Further amend the title by striking from lines six (6) and seven (7) thereof the following: "In consideration of nine thousand five hundred dollars (\$9,500.00)."

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, 83:

Anderson	Frei	Kruse	Schwengel
Avery	Fulk	Landsness	Scott
Baker	Gannaway	Lawrence	Shepard
Bass	Good	Long	Siefkas
Beman	Graham	Lundy	Sloane
Bents	Hansen	Lynes	Smith of Clayton
Bockwoldt	Hedin	McEleney	Smith of
Brown of	Hendrix	McFarlane	Des Moines
Mahaska	Hicklin	Mills	Smith of Madison
Brown of Monona	Hinrichs	Morrissey	Turner
Bryson	Humbert	Nelson of	Utzig
Burkman	Huston	Buchanan	Van Eaton
Butler	Ingalls	Noble	Walker
Datisman	Kerr	Olson	Walter of
Davis	Kester	Pieper	Pottawattamie
De Groote	Kilpatrick	Prange	Weichman
Donohue	King	Putney	Weiss
Eckels	Klimesrud	Rankin	Wellington
Edwards	Knickerbocker	Redman	Williams
Fiene	Koch	Reed	Wilson
Fimmen	Kosek	Robb	Mr. Speaker
Fletcher	Krall	Robinson	

The nays were, 5:

Duffy	Neal	Nielsen	Walter of
Loss			Marshall

Absent or not voting, 20:

Ainsworth	Lucken	Norland	Stevens
Beardsley	Moore	Patrick	Strawman
Bloom	Nelson of	Poston	Tesmer
Boothby	Woodbury	Saylor	Troeger
Duffield	Nicholas	Steinberg	Watson
Langland			

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

Senate File 357, a bill for an act to authorize the purchase and condemnation of certain property in the city of Des Moines, Iowa, for the use of the Iowa liquor control commission and to provide for an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Poston of Wayne offered the following amendment proposed by him and moved its adoption:

Amend Senate File 357 by striking all of section 2 thereof and renumbering the remaining sections accordingly.

Amend the title to said Senate File by striking all of line four (4) of the title.

Further amend said title by striking the word "for" in line five (5) thereof.

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, 79:

Anderson	Duffield	Huston	Long
Avery	Eckels	Ingalls	Lundy
Baker	Edwards	Kerr	Lynes
Bass	Fiene	Kester	McEleney
Beman	Fimmen	Kilpatrick	McFarlane
Bockwoldt	Fletcher	King	Mills
Brown of	Frei	Klemesrud	Morrissey
Mahaska	Gannaway	Knickerbocker	Neal
Brown of Monona	Good	Koch	Nelson of
Burkman	Graham	Kosek	Buchanan
Butler	Hansen	Krall	Noble
Datisman	Hedin	Kruse	Norland
Davis	Hendrix	Landsness	Pieper
De Groote	Hicklin	Langland	Poston
Donohue	Hinrichs	Lawrence	Prange

Rankin	Scott	Utzig	Weiss
Redman	Shepard	Van Eaton	Wellington
Reed	Siefkas	Walter of	Williams
Robb	Sloane	Pottawattamie	Wilson
Robinson	Smith of Clayton	Weichman	Mr. Speaker
Schwengel	Turner		

The nays were, 9:

Bents	Duffy	Patrick	Walter of
Bloom	Loss	Walker	Marshall
Bryson	Nielsen		

Absent or not voting, 20:

Ainsworth	Moore	Saylor	Stevens
Beardsley	Nelson of	Smith of	Strawman
Boothby	Woodbury	Des Moines	Tesmer
Fulk	Nicholas	Smith of Madison	Troeger
Humbert	Olson	Steinberg	Watson
Lucken	Putney		

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

House File 482, a bill for an act to amend section one hundred ten point one (110.1), Code 1946, relating to hunting and fishing license fees, was taken up for consideration.

Walter of Marshall offered the following amendment proposed by him and moved its adoption:

Amend House File 482 by adding thereto the following new section: "The provisions of this act shall be in full force and effect for a period of two years."

Amendment lost.

Nicholas of Cerro Gordo offered the following amendment proposed by him and moved its adoption:

Amend House File 482 by inserting the following as Section Two (2): Section 2. The additional fifty cents (50c) on each fishing license shall be used solely for restocking the lakes and streams of the state and the additional increase on each hunting license shall be used solely for buying and improving public hunting grounds. In case of combination licenses the increase shall be prorated for these purposes on an equal basis.

Renumber the remaining section.

Amendment lost.

Ainsworth 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, 71:

Ainsworth	Eckels	Kruse	Putney
Avery	Edwards	Landsness	Rankin
Baker	Fiene	Langland	Reed
Bass	Fimmen	Lawrence	Robb
Beman	Frei	Lucken	Schwengel
Bents	Gannaway	Mills	Sloane
Bloom	Hansen	Moore	Smith of Clayton
Bockwoldt	Hedin	Morrissey	Stevens
Brown of	Hicklin	Neal	Van Eaton
Mahaska	Huston	Nelson of	Walker
Brown of Monona	Ingalls	Buchanan	Walter of
Bryson	Kerr	Nelson of	Marshall
Burkman	Kester	Woodbury	Walter of
Butler	Kilpatrick	Nicholas	Pottawattamie
Datisman	King	Nielsen	Weichman
Davis	Klemesrud	Noble	Weiss
De Groote	Knickerbocker	Olson	Williams
Donohue	Kosek	Poston	Wilson
Duffy	Krall	Prange	Mr. Speaker

The nays were, 23:

Anderson	Hinrichs	Norland	Siefkas
Fletcher	Humbert	Pieper	Smith of
Fulk	Koch	Redman	Des Moines
Good	Loss	Saylor	Turner
Graham	Lynes	Scott	Utzig
Hendrix	McFarlane	Shepard	Wellington

Absent or not voting, 14:

Beardsley	Lundy	Smith of Madison	Tesmer
Boothby	McEleney	Steinberg	Troeger
Duffield	Patrick	Strawman	Watson
Long	Robinson		

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

House File 120, bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1946, providing an exemption from taxation of growing agricultural and horticultural crops and products, with report of committee recommending passage, was taken up for consideration.

Walter of Marshall offered the following amendment proposed by him and moved its adoption:

Amend section one (1), line five (5), by inserting after the word "products" the words "except commercial orchards and vineyards".

Amendment adopted.

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, 89:

Ainsworth	Good	McFarlane	Shepard
Anderson	Graham	Mills	Siefkas
Avery	Hansen	Moore	Sloane
Baker	Hedin	Morrissey	Smith of Clayton
Bass	Hinrichs	Neal	Smith of
Beardsley	Humbert	Nelson of	Des Moines
Beman	Huston	Buchanan	Smith of Madison
Bents	Ingalls	Nelson of	Stevens
Bloom	Kester	Woodbury	Troeger
Bockwoldt	King	Nicholas	Turner
Brown of	Klemesrud	Nielsen	Utzig
Mahaska	Knickerbocker	Noble	Van Eaton
Brown of Monona	Koch	Norland	Walker
Burkman	Kosek	Olson	Walter of
Butler	Krail	Patrick	Marshall
De Groot	Kruse	Pieper	Walter of
Duffy	Landsness	Poston	Pottawattamie
Eckels	Lawrence	Prange	Weichman
Fiene	Long	Putney	Weiss
Fimmen	Loss	Rankin	Wellington
Fletcher	Lucken	Redman	Williams
Frei	Lundy	Robinson	Wilson
Fulk	Lynes	Saylor	Mr. Speaker
Gannaway	McEleney	Schwengel	

The nays were, 2:

Bryson Donohue

Absent or not voting, 17:

Boothby	Hendrix	Langland	Steinberg
Datisman	Hicklin	Reed	Strawman
Davis	Kerr	Robb	Tesmer
Duffield	Kilpatrick	Scott	Watson
Edwards			

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

House File 314, a bill for an act to provide for an inventory of existing hospitals, for a survey of the need for additional hospital facilities, and for the development and administration of a hospital construction program which will, in conjunction with existing facilities, afford hospitals adequate to serve all people of the state, establishing methods of administration and control, providing for compliance with the requirements of the Federal Hospital Survey and Construction Act and regulations thereunder, authorizing the acceptance and expenditure of federal funds, was taken up for consideration.

Avery of Clay offered the following amendment proposed by him and moved its adoption:

Amend House File 314 as follows:

1. Amend section 2, subsection (d), by striking from line eleven (11) the word "in".

2. Amend section 3 by inserting in line seven (7) before the word "agency" the word "sole".

3. Amend section 5 by inserting before the word "council" in line four (4) the words "hospital advisory" and by striking the words "of health" after the word "council" in line four (4).

4. Further amend section 5 by changing the word "four" in line six (6) to "five", and by changing the word "three" in line seven (7) to "four".

5. Further amend section 5 by changing the word "four" in line nine (9) to "three" and by striking all of lines ten (10), eleven (11) and twelve (12) after the word "ability" in line ten (10).

6. Further amend section 5 by striking from line fifteen (15) the words "in each of these three aforesaid groups, members shall" and by striking all the words in line sixteen (16) and all the words in line seventeen (17) and insert in lieu thereof "The governor shall appoint three members for terms of one year, three members for terms of two years, three members for terms of three years, and three members for terms of four years, provided, however, that the terms of no more than two members of any of the three aforesaid groups shall expire in the same year. Their successors shall be appointed for terms".

Amendment adopted.

Moore of Butler offered the following amendment and moved its adoption:

Amend section five (5), line thirteen (13) by striking the words "allied professions".

Amendment adopted.

Walter of Pottawattamie offered the following amendment and moved its adoption:

Amend section two (2) line twenty-six (26) by striking the word "insure" and inserting in lieu thereof the word "inure".

Amendment adopted.

Wilson 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, 93:

Ainsworth	Bents	Davis	Eckels
Anderson	Bloom	De Groote	Edwards
Avery	Brown of Monona	Donohue	Fiene
Baker	Butler	Duffield	Fimmen
Bass	Datisman	Duffy	Fletcher

Frei	Krall	Noble	Sloane
Fulk	Kruse	Wilson	Smith of Clayton
Gannaway	Landsness	Mr. Speaker	Smith of
Good	Langland	Norland	Des Moines
Graham	Lawrence	Olson	Smith of Madison
Hansen	Long	Patrick	Steinberg
Hedin	Loss	Pieper	Stevens
Hendrix	Lucken	Prange	Troeger
Hicklin	Lundy	Putney	Turner
Hinrichs	Lynes	Rankin	Utzig
Humbert	McEleney	Redman	Van Eaton
Huston	McFarlane	Reed	Walker
Ingalls	Mills	Robb	Walter of
Kerr	Moore	Robinson	Marshall
Kester	Morrissey	Saylor	Walter of
Kilpatrick	Neal	Schwengel	Pottawattamie
Klemesrud	Nelson of	Scott	Weiss
Knickerbocker	Buchanan	Shepard	Wellington
Koch	Nicholas	Siefkas	Williams
Kosek			

The nays were, 3:

Bockwoldt	Bryson	Nielsen	
Absent or not voting, 12:			
Beardsley	Brown of	King	Strawman
Beman	Mahaska	Nelson of	Tesmer
Boothby	Burkman	Woodbury	Watson
		Poston	Weichman

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

House File 270, a bill for an act to create a state hospital-school for severely handicapped persons and to provide funds for its establishment and maintenance; to amend sections two hundred sixty-two point seven (262.7), two hundred ninety-nine point seventeen (299.17), two hundred ninety-nine point eighteen (299.18), and two hundred seventy point four (270.4), two hundred seventy point five (270.5), two hundred seventy point six (270.6), two hundred seventy point seven (270.7), two hundred seventy point eight (270.8), Code 1946, all relating to education in institutions governed by the state board of education, with report of committee recommending amendment and passage, was taken up for consideration.

McFarlane of Black Hawk offered the following amendment proposed by the committee and moved its adoption:

Amend House File 270 by adding to section one the following sentence: "Such hospital-schools shall be conducted as a portion of the activities of the University Children's Hospital."

Also amend section four (4) by striking from line three (3) of said section the words and figures "five hundred thousand dollars (\$500,000)" and insert in lieu thereof the words and figures "two hundred fifty

thousand dollars (\$250,000) for each year of the bienniel", and by adding to said section four (4) the following: "Insofar as is practicable, the facilities of the University of Iowa Children's Hospital shall be utilized. Insofar as possible, the appropriations herein provided shall be expended to the improvement of the present Children's Hospital facilities so that the hospital-school herein provided shall become an integral part of the operation of the Children's Hospital."

Amend section nine (9), line five (5) by striking the words and figures "one hundred nine thousand dollars (\$109,000)" and substituting in lieu thereof "fifty-nine thousand dollars (\$59,000.00)". Also amend by striking the figures "\$100,000.00" in line nine (9) and substituting "\$50,000.00". Amend the last line by striking "\$109,000.00" and substituting "\$59,000.00".

Amendment adopted.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend House File 270 by striking all of the title thereto and substituting in lieu thereof the following:

"A bill for an act relating to severely handicapped persons, creating a state hospital-school for said persons, and appropriating funds for its establishment and maintenance."

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, 101:

Ainsworth	Eckels	Klemesrud	Woodbury
Anderson	Edwards	Knickerbocker	Nicholas
Avery	Fiene	Koch	Nielsen
Baker	Fimmen	Kosek	Noble
Bass	Fletcher	Krall	Norland
Beardsley	Frei	Kruse	Olson
Beman	Fulk	Landsness	Patrick
Bents	Gannaway	Lawrence	Pieper
Bloom	Good	Long	Poston
Bockwoldt	Graham	Loss	Prange
Brown of	Hansen	Lucken	Rankin
Mahaska	Hedin	Lundy	Redman
Brown of Monona	Hendrix	Lynes	Reed
Bryson	Hicklin	McEleney	Robb
Burkman	Hinrichs	McFarlane	Robinson
Butler	Humbert	Mills	Saylor
Datisman	Huston	Moore	Schwengel
Davis	Ingalls	Morrissey	Scott
De Groote	Kerr	Neal	Shepard
Donohue	Kester	Nelson of	Siefkas
Duffield	Kilpatrick	Buchanan	Sloane
Duffy	King	Nelson of	Smith of Clayton

Steinberg	Van Eaton	Walter of	Wellington
Stevens	Walker	Pottawattamie	Williams
Troeger	Walter of	Weichman	Wilson
Turner	Marshall	Weiss	Mr. Speaker
Utzig			

The nays were: none.

Absent or not voting, 7:

Boothby	Smith of	Smith of Madison	Tesmer
Putney	Des Moines	Strawman	Watson

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

SENATE FILE 177 SUBSTITUTED FOR HOUSE FILE 220

Anderson of Henry asked and obtained unanimous consent to substitute Senate File 177 for House File 220.

Senate File 177, a bill for an act to amend section three hundred sixty-eight point one (368.1), section three hundred sixty-eight point nine (368.9), and section three hundred seventy point thirteen (370.13), Code 1946, relating to general powers of cities and towns, and to leasing of public parks, and authorizing cities and towns, under thirty thousand population, to lease parks or portions thereof to organizations to conduct celebrations, and for the playing of baseball and other athletic games, with report of committee recommending passage, was taken up for consideration.

Anderson of Henry offered the following amendment proposed by him and moved its adoption:

Amend section two (2), line four (4) by striking the comma (,) and the word "and" and inserting in lieu thereof the word "in".

Amendment adopted.

Burkman of Polk offered the following amendment proposed by him and moved its adoption:

Amend Senate File 177 by adding thereto the following:

"Sec. 3. In cities and towns where park commissioners or permanent park boards have been established as provided by law, any lease or leases executed under the terms and provisions of Sec. two (2) of this act shall require approval of the city or town council and by such park commissioners or permanent park boards, as the case may be."

Further amend said Senate File by renumbering the remaining sections accordingly.

Amendment adopted.

Reed of Jefferson offered the following amendment proposed by him and moved its adoption:

Amend Senate File 177 by adding thereto the following new section: "The provisions of this act shall apply to special charter cities."

Amendment adopted.

Reed of Jefferson offered the following amendment and moved its adoption:

Amend, the title, line six (6), after the word "towns" by inserting the following: "and special charter cities".

Amendment adopted.

Anderson of Henry moved that the bill be read a last time now and placed 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	Lynes	Scott
Avery	Gannaway	McEleney	Shepard
Baker	Graham	McFarlane	Siefkas
Bass	Hansen	Mills	Sloane
Beardsley	Hedin	Moore	Smith of Clayton
Beman	Hendrix	Morrissey	Smith of
Bents	Hicklin	Neal	Des Moines
Bloom	Hinrichs	Nelson of	Smith of Madison
Bockwoldt	Humbert	Buchanan	Stevens
Brown of	Huston	Nicholas	Troeger
Mahaska	Ingalls	Nielsen	Turner
Brown of Monona	Kerr	Noble	Van Eaton
Bryson	Kester	Olson	Walker
Burkman	Kilpatrick	Patrick	Walter of
Datisman	King	Pieper	Marshall
De Groote	Knickerhocker	Poston	Walter of
Duffield	Koch	Prange	Pottawattamie
Duffy	Kosek	Putney	Weichman
Eckels	Krall	Rankin	Weiss
Edwards	Kruse	Reed	Wellington
Fiene	Landsness	Robinson	Williams
Fimmen	Langland	Saylor	Wilson
Fletcher	Long	Schwengel	Mr. Speaker
Frei	Lucken		

The nays were, 4:

Donohue	Norland	Robb	Utzig
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Absent or not voting, 15:

Ainsworth	Good	Lundy	Steinberg
Boothby	Klemesrud	Nelson of	Strawman
Butler	Lawrence	Woodbury	Tesmer
Davis	Loss	Redman	Watson

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

House File 291, a bill for an act to amend section three hundred nine point thirty-five (309.35), Code 1946, relating to surveys and plans for secondary road construction by the board of supervisors, 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	Fletcher	Loss	Schwengel
Avery	Fulk	Lucken	Scott
Baker	Gannaway	Lynes	Shepard
Bass	Good	McEleney	Siefkas
Beardsley	Graham	Mills	Sloane
Beman	Hansen	Moore	Smith of Clayton
Bents	Hedin	Morrissey	Smith of
Bloom	Hendrix	Neal	Des Moines
Bockwoldt	Hinrichs	Nelson of	Smith of Madison
Brown of	Humbert	Buchanan	Steinberg
Mahaska	Huston	Nicholas	Stevens
Brown of Monona	Ingalls	Nielsen	Turner
Bryson	Kerr	Noble	Utzig
Burkman	Kester	Norland	Walker
Butler	Kilpatrick	Olson	Walter of
Datisman	King	Patrick	Marshall
Davis	Knickerbocker	Pieper	Walter of
De Groot	Koch	Poston	Pottawattamie
Donohue	Kosek	Prange	Weichman
Duffield	Krall	Putney	Weiss
Duffy	Kruse	Rankin	Wellington
Eckels	Landsness	Redman	Williams
Edwards	Langland	Robb	Wilson
Fiene	Lawrence	Robinson	Mr. Speaker
Fimmen	Long	Saylor	

The nays were: none.

Absent or not voting, 14:

Ainsworth	Klemesrud	Nelson of	Tesmer
Boothby	Lundy	Woodbury	Troeger
Frei	McFarlane	Reed	Van Eaton
Hicklin		Strawman	Watson

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

Kruse of Floyd asked and obtained unanimous consent to have House File 292 placed on the calendar.

House File 292, a bill for an act to amend section three hundred nine point forty (309.40), Code 1946, relating to the advertisement and letting of contracts for road or bridge construction and materials thereof by the board of supervisors, 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:

Ainsworth	Fletcher	Loss	Saylor
Anderson	Fulk	Lucken	Schwengel
Avery	Gannaway	Lynes	Scott
Baker	Good	McEleney	Shepard
Bass	Graham	McFarlane	Siefkas
Beman	Hansen	Mills	Sloane
Bents	Hedin	Moore	Smith of Clayton
Bloom	Hendrix	Morrissey	Smith of
Bockwoltd	Hinrichs	Neal	Des Moines
Brown of	Humbert	Nelson of	Smith of Madison
Mahaska	Huston	Buchanan	Stevens
Brown of Monona	Ingalls	Nicholas	Turner
Bryson	Kerr	Nielsen	Utzig
Burkman	Kester	Noble	Walker
Butler	Kilpatrick	Norland	Walter of
Datisman	King	Olson	Marshall
Davis	Knickerbocker	Patrick	Walter of
De Groote	Koch	Pieper	Pottawattamie
Donohue	Kosek	Poston	Weichman
Duffield	Krall	Prange	Weiss
Duffy	Kruse	Putney	Wellington
Eckels	Landsness	Rankin	Williams
Edwards	Langland	Redman	Wilson
Fiene	Lawrence	Robb	Mr. Speaker
Fimmen	Long	Robinson	

The nays were: none.

Absent or not voting, 14:

Beardsley	Klemesrud	Reed	Troeger
Boothby	Lundy	Steinberg	Van Eaton
Frei	Nelson of	Strawman	Watson
Hicklin	Woodbury	Tesmer	

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

House File 342, a bill for an act to amend section five hundred fifteen and ninety hundredths (515.90), Code 1946, relating to the publication of certificates of compliance of corporations formed for the purpose of insurance, other than life insurance, was taken up for consideration.

Kosek of Linn offered the following amendment proposed by him and moved its adoption:

Amend line three (3), section one (1), by striking the word and figures "15 to 20" and inserting in lieu thereof the word and figures "14 to 19".

Amendment adopted.

Kosek 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, 92:

Ainsworth	Frei	Lundy	Schwengel
Anderson	Fulk	McEleney	Scott
Avery	Gannaway	McFarlane	Shepard
Baker	Hansen	Mills	Siefkas
Bass	Hedin	Moore	Sloane
Beman	Hendrix	Morrissey	Smith of Clayton
Bloom	Hicklin	Neal	Smith of
Bockwoldt	Hinrichs	Nelson of	Des Moines
Brown of	Humbert	Buchanan	Smith of Madison
Mahaska	Huston	Nielsen	Steinberg
Brown of Monona	Ingalls	Noble	Stevens
Bryson	Kerr	Norland	Turner
Burkman	Kester	Olson	Van Eaton
Butler	Kilpatrick	Patrick	Walker
Datisman	King	Pieper	Walter of
Davis	Knickerbocker	Poston	Marshall
De Groote	Koch	Prange	Walter of
Donohue	Kosek	Putney	Pottawattamie
Duffield	Krall	Rankin	Weichman
Duffy	Kruse	Redman	Weiss
Eckels	Landsness	Reed	Wellington
Edwards	Langland	Robb	Williams
Fiene	Lawrence	Robinson	Wilson
Fimmen	Lucken	Saylor	Mr. Speaker
Fletcher			

The nays were, 1:

Lynes

Absent or not voting, 15:

Beardsley	Graham	Nelson of	Tesmer
Bents	Klemesrud	Woodbury	Troeger
Boothby	Long	Nicholas	Utzig
Good	Loss	Strawman	Watson

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

House File 182, a bill for an act to amend section two hundred ninety-four point six (294.6), Code 1946, relating to the minimum wage of teachers in the public schools, with report of committee recommending passage, was taken up for consideration.

Schwengel of Scott offered the following amendment proposed by the committee and moved its adoption:

Amend House File 182 section one (1) line six (6) by striking the words and figure "fifteen hundred (\$1500.00)" and inserting in lieu thereof the words and figure "twelve hundred (\$1200.00)".

Further amend by striking from section one (1) line ten (10) the words and figure "seventeen hundred (\$1700.00)" and inserting in lieu thereof the words and figure "thirteen hundred (\$1300.00)".

Further amend by striking from section one (1) line fourteen (14) and fifteen (15) the words and figure "eighteen hundred (\$1800.00)" and inserting in lieu thereof the words and figure "fourteen hundred (\$1400.00)".

Further amend by striking from section one (1) line eighteen (18) the words and figure "two thousand (\$2000.00)" and inserting in lieu thereof the words and figure "sixteen hundred (\$1600.00)".

Amendment adopted.

EXPRESSION OF APPRECIATION

Pieper of Allamakee moved that members of the House extend Representative Van Eaton and his family their very sincere thanks and appreciation for the splendid entertainment which they afforded the members of the General Assembly and their guests in the movie travelog presented at the Hotel Fort Des Moines last evening.

REPORTS OF COMMITTEES

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 292, a bill for an act to amend section three hundred nine point forty (309.40), Code 1946, relating to the advertisement and letting of contracts for road or bridge construction and materials thereof by 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 do pass.

W. R. FIMMEN, *Chairman.*

Also:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File 479, a bill for an act to amend section three hundred ten point eleven (310.11), Code 1946, to prevent the neglect of roads forming the boundary between two (2) counties and to require the counties to designate a fair proportion of each road as farm-to-market 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.

W. R. FIMMEN, *Chairman.*

Also :

MR. SPEAKER: Your committee on roads and highways to whom was referred House File 290, a bill for an act to amend section three hundred twenty-one point four hundred eighty (321.480), Code 1946, relating to funds for the weighing of vehicles on the highways, 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.

W. R. FIMMEN, *Chairman*.

Also :

MR. SPEAKER: Your committee on roads and highways to whom was referred House File 339, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to lighting and reflecting equipment for implements of husbandry on the highway, begs leave to report it 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*.

Also :

MR. SPEAKER: Your committee on roads and highways to whom was referred House File 327, a bill for an act to amend section three hundred nine point twenty-two (309.22), Code 1946, relating to the construction program of secondary 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 be indefinitely postponed.

W. R. FIMMEN, *Chairman*.

Also :

MR. SPEAKER: Your committee on roads and highways to whom was referred House File 336, a bill for an act to establish a fund for financing engineering studies and research projects in connection with the construction and maintenance of secondary 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.

W. R. FIMMEN, *Chairman*.

Bryson of Hardin, 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 69, a bill for an act to exempt certain monies, credits, corporation shares or stocks from taxation, begs leave to report it 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:

AMENDMENT TO HOUSE FILE 69

Amend House File 69 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-nine point two (429.2), Code

1946, is amended by striking from line seventeen (17) the word "five" and inserting in lieu thereof the words, "two and one-half".

Sec. 2. Section four hundred twenty-nine point four (429.4), Code 1946, is amended by adding thereto the following: "In addition such person shall be exempted from listing the amount of moneys and credits in the sum of five thousand dollars."

Sec. 3. Section four hundred twenty-eight point eight (428.8), Code 1946, is amended by adding thereto the following:

"If the owner refuses to render the list, or willfully or fraudulently misstates the amount thereof, or refuses to swear to the same, the amount of such money, property, notes, or credits may be listed and valued according to the best knowledge and judgment of the assessor, and in addition to the regular tax levy, fifty percent in value of the amount so listed may be collected as a penalty."

C. A. BRYSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 194, a bill for an act relating to premium taxes to be paid by insurance companies and associations other than life, begs leave to report it 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.

C. A. BRYSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File 237, a bill for an act to amend chapter one hundred seven (107), Code 1946, to authorize payment of special assessments on state 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.

C. A. BRYSON, *Chairman.*

Schwengel of Scott, 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 341, a bill for an act to amend chapter two hundred fifty-eight (258), Code 1946, 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.

FRED D. SCHWENGEL, *Chairman.*

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File 408, a bill for an act to provide for the organization and regulation of school board 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.

FRED D. SCHWENGEL, *Chairman.*

Van Eaton of Woodbury, 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 326, a bill for an act to amend section three hundred sixty-five point seventeen (365.17), Code 1946, relating to the appointment of milk inspectors 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 with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 326 by striking all of section one (1) immediately following the enacting clause thereof and by substituting in lieu thereof the following:

"Section 1. That section three hundred sixty-five point seventeen (365.17), Code 1946, be amended by striking out the period after the word "department" in line twenty-five (25) of said section, at the conclusion of the paragraph numbered one (1), and inserting in lieu thereof a comma (,) and adding thereafter the following words: 'except that in positions requiring technical knowledge of the inspection or testing of milk and dairy products, dairies and dairy farms, the term of residence of applicants shall be waived by the civil service commission upon request of the city council.'"

"Sec. 2. All laws or parts of law in conflict herewith are hereby repealed."

C. S. VAN EATON, *Chairman.*

Poston of Wayne, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments to whom was referred House Joint Resolution 8, an act relating to representation in the House of Representatives, begs leave to report it 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.

E. E. POSTON, *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 398, a bill for an act to amend section four hundred four point five (404.5), Code 1946, providing for the maintenance and operation of public health department, begs leave to report it 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.*

Also:

MR. SPEAKER: Your committee on public health to whom was referred Senate File 214, a bill for an act relating to penalties for violations of the barbering, barber shop, and barber school statutes, begs leave to

report it 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.*

Also:

MR. SPEAKER: Your committee on public health to whom was referred House File 369, a bill for an act authorizing counties to establish and provide county hospital facilities, begs leave to report it 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), House File 369, as follows:

1. Insert after the period in line fifteen (15) of said section "After a resolution authorizing such revenue bonds has been adopted the county auditor shall publish notice of such adoption in at least one newspaper of general circulation in the county at least once each week for two consecutive weeks. Such notice shall identify the resolution by the date of its adoption and shall specify the amount of bonds proposed to be issued, and if within twenty days following the date of the first publication of such notice a petition is filed with the county auditor signed by qualified voters of said county in number equal to or exceeding twenty per cent of the total number of votes cast in such county for governor at the last preceding regular election whereat a governor was elected then the bonds authorized by such resolution shall not be issued unless and until the proposition to issue same shall have been submitted at an election throughout the county and approved by not less than sixty per cent of the votes cast for and against the proposition. When any such petition is filed it shall be referred to the board of supervisors at its next meeting and thereupon the board of supervisors may either repeal the bond resolution or order the election which shall be called and conducted in the manner provided by chapter 345 of the Code of Iowa, 1946. If there be no petition filed within the time hereinbefore provided or if there be a petition filed and the proposition of issuing such bonds is approved at such election then the board of supervisors may proceed with the acquisition, construction, equipment, operation and maintenance of the county hospital and the issuance of bonds in connection therewith, all as in this act permitted and provided."

2. Further amend House File 369 by adding the following: "Section 5. The provisions of section three hundred forty-seven point eighteen (347.18), Code 1946, are made applicable to this act."

3. Further amend House File 369 by renumbering the remaining sections.

A. H. AVERY, *Chairman.*

Watson of O'Brien, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 395, a bill for an act to amend chapter eighty (80), Code 1946, relating to the highway patrol, begs leave to report it 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. WATSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 390, a bill for an act providing that the State Aeronautics Commission will be subject to the Iowa budget and financial control 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.

HARRY E. WATSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 474, a bill for an act relating to the Department of Public Safety, begs leave to report it 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. WATSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 473, a bill for an act relating to the appointment of real estate commissioners, begs leave to report it 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. WATSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 391, a bill for an act providing that the Iowa Real Estate Commission shall be subject to the state budget 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.

HARRY E. WATSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File 445, a bill for an act to amend section twenty-one point four (21.4), Code 1946, relating to the mileage allowed public employees driving private cars on state business, begs leave to report it 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. WATSON, *Chairman.*

Poston of Wayne, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments to whom was referred House Joint Resolution 7, an act relating to representation in the House of Representatives, begs leave to report it 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.

E. E. POSTON, *Chairman.*

MOTION FILED

MR. SPEAKER:

The undersigned moves that the report of the committee on tax revision, to indefinitely postpone House File 274, be rejected and that the bill be placed on the calendar.

M. F. HICKLIN.

AMENDMENTS FILED

Amend section five (5) of House File 431 by striking the period in line sixty-two (62) thereof and inserting in lieu thereof a semicolon and by inserting after the semicolon, the following: "provided, however, that the aggregate liability of the surety for all such damages shall in no event exceed the amount of said bond."

SLOANE of Polk.

AMENDMENT TO SENATE FILE 106

Amend the Martin amendment to Senate File 106 by striking the number "75,000" in line three (3) of section one (1) of said amendment, and inserting in lieu thereof the number "60,000".

DUFFY of Dubuque.

UTZIG of Dubuque.

Amend House File 146 by adding thereto the following new section: "The provisions of this bill shall be in full force and effect from and after January 1, 1948."

WALTER of Marshall.

On motion by McFarlane of Black Hawk the House adjourned until 9:00 a.m., Friday, March 21, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 21, 1947.

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

Prayer was offered by the Reverend H. E. Trimble, pastor of the Central Church of Christ, Centerville, Iowa.

Journal of March 20 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Tesmer of Black Hawk on request of McFarlane of Black Hawk; Kruse of Floyd on request of Beardsley of Warren.

PRESENTATION OF VISITORS

Rankin of Franklin introduced to the House twenty-five members of the Government class of Chapin and their superintendent, William Sherman, and instructor H. C. Barr.

Landsness of Buena Vista introduced to the House, his wife, Mrs. J. Oliver Landsness of Sioux Rapids.

Troeger of Wapello introduced to the House, Mr. Matt Lawrence, husband of Representative Lawrence.

Kester of Ringgold introduced to the House, his son, Marvin of Tingley.

Sloane of Polk presented to the House the ninth grade class of Washington Irving junior high school of Des Moines.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 69, 237, 292, 326, 336, 339, 341, 369, 390, 391, 395, 398, 408, 445, 473, 474, 479 and Senate File 214, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 304, 345 and 439.

COMMITTEE REPORT

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 389, a bill for an act to legalize and validate proceedings authorizing and providing for the issuance, sale and delivery of bridge bonds by counties in Iowa, and provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of such counties, begs leave to report it 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 389 as follows:

By striking the enacting clause, and section one (1) of said bill and inserting in lieu thereof the following:

“Whereas, at an election held on the fifth day of November, 1946, there was submitted to the qualified electors of Muscatine county, Iowa, the following proposition, ‘shall Muscatine county be authorized to issue, sell and deliver bridge bonds by the county and levy and collect an annual tax on all of the taxable property within said county to pay the principal and interest on said bonds’.

And

Whereas, doubts have arisen concerning the validity and legal sufficiency of said proceedings and bonds, and it is deemed advisable to put said doubts and all others that might arise concerning same forever at rest, Now therefore

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

Section 1. That all proceedings heretofore taken by the board of supervisors of Muscatine county, Iowa, in conducting an election and pursuant to a favorable election authorizing and providing for the issuance, sale and delivery of bridge bonds by Muscatine county, Iowa, and providing for the levy and collection of annual taxes on all of the taxable property in Muscatine county to pay the interest and principal of said bonds, are hereby legalized, validated and confirmed and said bridge bonds so issued, sold and delivered pursuant to and in accordance with said proceedings are hereby declared to be legal and constitute valid and binding obligations of the county.”

Further amend the title by striking the words “counties in Iowa” in line three (3) and inserting in lieu thereof the words “Muscatine county, Iowa.”

TED SLOANE, *Chairman.*

INTRODUCTION OF BILLS

House File 494, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa

for biennium beginning July 1, 1947, and ending June 30, 1949, for maintenance and up-keep on buildings of the state capitol.

Read first time and passed on file.

House File 495, by committee on public health, a bill for an act to provide for county public hospitals to provide care of indigent persons having legal settlement outside of the county furnishing such care, and to further provide for the collection of such costs from the county wherein the patient has a legal settlement or persons legally liable for such support.

Read first time and passed on file.

House File 496, by committee on public lands and buildings, a bill for an act relating to the sale of unused and unnecessary cemeteries.

Read first time and passed on file.

House File 497, by committee on old age assistance, a bill for an act to amend section two hundred thirty-nine point nine (239.9) and section two hundred forty-one point seventeen (241.17), Code 1946, relating to the payment of reasonable funeral expenses for blind persons and dependent children so as to increase maximum payments and allowances.

Read first time and passed on file.

House File 498, by committee on elections, a bill for an act to legalize and validate the special election and the proceedings authorizing and providing for the issuance, sale and delivery of county hospital bonds by Van Buren County, 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 county.

Read first time and passed on file.

MOTION TO RE-REFER HOUSE FILE 274 TO COMMITTEE

Hicklin of Louisa moved to re-refer House File 274 to a standing committee.

Bass of Montgomery moved to lay the motion to re-refer on the table.

Roll call was demanded.

On the question "Shall the motion to re-refer be laid on the table?"

The ayes were, 63:

Anderson	Graham	Neal	Smith of
Baker	Hendrix	Nicholas	Des Moines
Bass	Hinrichs	Noble	Smith of Madison
Beardsley	Huston	Norland	Steinberg
Bents	Kerr	Olson	Stevens
Bloom	Kester	Patrick	Troeger
Brown of	Kilpatrick	Poston	Turner
Mahaska	King	Rankin	Utzig
Burkman	Koch	Redman	Van Eaton
Datisman	Kosek	Robb	Walker
De Groote	Kruse	Saylor	Walter of
Eckels	Landsness	Scott	Pottawattamie
Edwards	Langland	Shepard	Watson
Fletcher	Lawrence	Siefkas	Weichman
Frei	Lucken	Sloane	Weiss
Fulk	Lundy	Smith of Clayton	Wilson
Gannaway	Lynes		

The nays were, 24:

Ainsworth	Davis	Knickerbocker	Morrissey
Avery	Donohue	Krall	Nielsen
Beman	Duffy	Loss	Pieper
Bockwoldt	Fiene	McEleney	Putney
Brown of Monona	Hicklin	McFarlane	Reed
Butler	Ingalls	Mills	Williams

Absent or not voting, 21:

Boothby	Humbert	Nelson of	Strawman
Bryson	Klemesrud	Woodbury	Tesmer
Duffield	Long	Prange	Walter of
Fimmen	Moore	Robinson	Marshall
Good	Nelson of	Schwengel	Wellington
Hansen	Buchanan		Mr. Speaker
Hedin			

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 166, a bill for an act relating to the discharge and removal of incurable and harmless patients from the state hospitals for the insane.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 167, a bill for an act relating to the inspection of county and private hospitals for the insane.

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

Senate Concurrent Resolution 21, authorizing and directing the state comptroller to issue warrants for expenses of the Fifty-second General Assembly.

Also: That the Senate has refused to concur in House amendment to Senate File 100, a bill for an act relating to the issuance of permits to sell beer and to the regulation of places where sales are made by such permit holders.

Also: That the Senate has concurred in the House amendments to and passed Senate File 177, a bill for an act relating to general powers of cities and towns to lease parks.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 440, a bill for an act to legalize the special election and proceedings providing for issuance, sale and delivery of county hospital bonds by Van Buren County, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 273, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of liberty memorial bonds by Grundy county, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 315, a bill for an act relating to the legalizing of capital stock issues of Iowa corporations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 204, a bill for an act to legalize and validate the proceedings authorizing park bonds by the city of Cedar Rapids, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 269, a bill for an act relating to financing laboratory examinations and investigations by the University bacteriological laboratory for the department of health.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 40, a bill for an act to legalize action of the board of supervisors of Des Moines County, in making expenditures for erection of improvements at county home out of the poor fund.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 116, a bill for an act to legalize action of the board of directors of the Independent School District of West Des Moines, in buying real estate for schoolhouse site, and in selling said real estate.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 118, a bill for an act to legalize the action of the county board of supervisors of Appanoose County, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 358, a bill for an act legalizing actions of the city council and the city clerk of Clinton, Iowa, in making expenditures, incurring indebtedness and issuing warrants on the general fund of the city of Clinton.

Also: That the Senate has concurred in the House amendments to and passed Senate File 245, a bill for an act to provide for a county board of education and county superintendent and assistants in each of the several counties of the state, the manner of selection of same, to prescribe their duties and powers.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 167, a bill for an act to amend section two hundred twenty-seven point two (227.2), Code 1946, relating to the inspection of county and private hospitals for the insane.

Read first time and referred to committee on board of control.

Senate File 166, a bill for an act to amend section two hundred twenty-six point thirty-two (226.32), Code 1946, relating to the discharge and removal of incurable and harmless patients from the state hospitals for the insane.

Read first time and referred to committee on board of control.

Senate File 204, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of park bonds by the city of Cedar Rapids, 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 269, a bill for an act to amend section two hundred sixty-three point eight (263.8) Code 1946, relating to financing laboratory examinations and investigations by the University bacteriological laboratory for the department of health.

Read first time and referred to committee on public health.

Senate File 273, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of liberty memorial bonds by Grundy County, 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 county.

Read first time and passed on file.

Senate File 315, 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 private corporations.

Senate File 440, a bill for an act to legalize and validate the special election and the proceedings authorizing and providing for the issuance, sale and delivery of County Hospital Bonds by Van Buren County, 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 county.

Read first time and referred to committee on judiciary 2.

SENATE CONCURRENT RESOLUTION 21

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 section two point twenty (2.20), Code 1946.

Bond Clothes, coats for pages (House)	\$ 311.20
A. C. Gustafson, postage and long distance calls	36.71
L. C. Smith & Corona Typewriters Inc., typewriter ribbons (House)	10.00
Storey-Kenworthy Co., supplies (House)	10.63
Office Equipment Co., typewriter rental (House)	4.00
Koch Brothers, supplies (House)	169.80
Chair & Furniture Industry, filing cabinets (House)	2,278.00
Fred Willis, expense to Sioux Falls re lighting (House)	13.87
Henry Wichman, expense to Sioux Falls re lighting (House)	66.26
Office Specialty Company, typewriter rental (Senate)	25.00
Charles F. King, typewriter rental (Senate)	5.00
Wallace Homestead Co., letterheads (Senate)	21.00
Koch Brothers, supplies (Senate)	295.14
Cascade Laundry Co., cleaning page coats (Senate)	4.50
M & M Sales Co., typewriter rental (Senate)	30.00
Office Equipment Co., typewriter rental (Senate)	28.00
W. J. Scarborough, postage and misc. expense	11.00

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.

Referred to committee on appropriations.

HOUSE INSISTS ON AMENDMENTS TO SENATE FILE 100

Bass of Montgomery called up Senate File 100, a bill for an act to amend chapter one hundred twenty-four (124), Code 1946, relating to the issuance of permits to sell beer and malt liquors and to the regulation of places where sales are made by such permit holders, the Senate having refused to concur in the House amendment.

Bass of Montgomery moved that the House insist on its amendment to Senate File 100, and that the Speaker appoint a conference committee to consider Senate File 100.

Motion prevailed and the Speaker appointed as such committee Fimmen of Davis, Poston of Wayne, Steinberg of Story, and Beardsley of Warren.

Schwengel of Scott offered the following House Concurrent Resolution and asked and obtained unanimous consent for its immediate consideration.

HOUSE CONCURRENT RESOLUTION 15

Whereas, House File 107 has been passed by the House and Senate of the Fifty-second General Assembly, and the bill now having been sent to the Governor, and it appears that there may be some controversy as to the constitutionality of section five (5) of the bill, therefore,

Be It Resolved by the House, the Senate Concurring: That the Chief Clerk of the House be and he is hereby directed to request the Governor to return House File 107 to the House for further consideration.

Schwengel of Scott moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

Senate File 141, a bill for an act to amend section three hundred twenty-one point two hundred eighty-one (321.281), Code 1946, by providing for the revocation of liquor permits of all defendants sentenced for operating a motor vehicle while intoxicated, with report of committee recommending passage, was taken up for consideration.

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, 100:

Ainsworth	Fletcher	Long	Robinson
Anderson	Frei	Lucken	Scott
Avery	Fulk	Lundy	Shepard
Baker	Gannaway	Lynes	Siefkas
Bass	Good	McEleney	Sloane
Beardsley	Graham	McFarlane	Smith of Clayton
Beman	Hansen	Mills	Smith of
Bents	Hedin	Moore	Des Moines
Bloom	Hendrix	Neal	Smith of Madison
Bockwoldt	Hicklin	Nelson of	Steinberg
Boothby	Hinrichs	Buchanan	Stevens
Brown of	Humbert	Nelson of	Troeger
Mahaska	Huston	Woodbury	Turner
Brown of Monona	Ingalls	Nicholas	Van Eaton
Bryson	Kerr	Nielsen	Walker
Burkman	Kester	Noble	Walter of
Butler	Kilpatrick	Norland	Marshall
Datisman	King	Olson	Walter of
Davis	Klemesrud	Patrick	Pottawattamie
De Groote	Knickerbocker	Pieper	Watson
Donohue	Koch	Poston	Weichman
Duffield	Kosek	Putney	Weiss
Duffy	Krall	Rankin	Wellington
Eckels	Kruse	Redman	Williams
Edwards	Landsness	Reed	Wilson
Fiene	Langland	Robb	Mr. Speaker
Fimmen	Lawrence		

The nays were: none.

Absent or not voting, 8:

Loss	Prange	Schwengel	Tesmer
Morrissey	Saylor	Strawman	Utzig

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

Senate File 213, a bill for an act to provide for the formation of associations to purchase or build and own residential, business and commercial properties upon a co-operative basis. To provide for articles of co-operation of such associations and to establish the powers, duties and liabilities of the association and the members thereof, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury moved to defer action on Senate File 213 and that it retain its place on the calendar.

Motion prevailed and action on Senate File 213 was deferred.

House File 113, a bill for an act to amend section two hundred ninety-eight point one (298.1), Code 1946, relating to the amount that school districts may levy for the general fund of school

districts, with report of committee recommending passage, was taken up for consideration.

Speaker pro tem Morrissey in the chair.

Troeger of Wapello offered the following amendment proposed by him and moved its adoption:

Amend House File 113 by striking everything after the enacting clause and inserting in lieu thereof, the following:

Section 1. Section two hundred ninety-eight point one (298.1), Code 1946, is amended by striking everything after the word "age" in line eight and inserting in lieu thereof, the following:

1. In all school corporations, one hundred twenty-five dollars; provided that corporations not maintaining an approved high school and which have tuition pupils attending high school in other districts may levy such an additional amount above the said one hundred twenty-five dollars as will be necessary to pay the cost of tuition for such pupils.

Amendment adopted.

Speaker Kuester in the chair.

Ingalls of Jackson offered the following amendment and moved its adoption:

Amend House File 113 by adding a new section as follows: "Strike all of section two hundred ninety-eight point two (298.2), Code 1946."

Walker of Hamilton moved to defer action on House File 113 and that it retain its place on the calendar.

Motion lost.

Amendment by Ingalls of Jackson lost.

Kosek 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, 74:

Ainsworth	Duffield	Hendrix	Landsness
Anderson	Duffy	Hinrichs	Langland
Avery	Edwards	Humbert	Lawrence
Baker	Fiene	Huston	Long
Bass	Fimmen	Kerr	Lynes
Beardsley	Frei	Kester	McEleney
Beman	Fulk	Kilpatrick	McFarlane
Bloom	Gannaway	Klemesrud	Mills
Brown of	Good	Knickerbocker	Neal
Mahaska	Graham	Kosek	Nelson of
Brown of Monona	Hansen	Krall	Buchanan
De Groote	Hedin	Kruse	

Nelson of Woodbury	Rankin Redman	Smith of Des Moines	Walter of Marshall
Nicholas	Robb	Smith of Madison	Walter of
Norland	Saylor	Steinberg	Pottawattamie
Olson	Schwengel	Stevens	Weichman
Patrick	Shepard	Troeger	Weiss
Poston	Sloane	Turner	Williams
Prange	Smith of Clayton	Utzig	Wilson
		Van Eaton	

The nays were, 16:

Bockwoldt	Davis	Loss	Putney
Boothby	Hicklin	Morrissey	Reed
Bryson	Ingalls	Noble	Scott
Butler	King	Pieper	Siefkas

Absent or not voting, 18:

Bents	Fletcher	Nielsen	Walker
Burkman	Koch	Robinson	Watson
Datisman	Lucken	Strawman	Wellington
Donohue	Lundy	Tesmer	Mr. Speaker
Eckels	Moore		

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 one hundred ninety-two (192), Code 1946, relating to the sale of milk and cream, was taken up for consideration.

Redman of Sac offered the following amendment and moved its adoption:

Amend House File 328 by striking all of section one thereof and inserting in lieu thereof the following:

"Section 1. Amend section one hundred ninety-two point ten (192.10), Code 1946, by striking the word "or" in line seven (7) and inserting in lieu thereof the word "and". Further amend said section by adding at the end thereof the following: "No milk dealer, as defined in this chapter, shall sell or offer for sale at retail, in any city or town any milk or cream unless same has been fully pasteurized as defined in this chapter."

Further amend House File 328 by adding thereto the following new section:

"The provisions of this act shall also apply to special charter cities."

Amendment 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, 75:

Ainsworth	Good	McFarlane	Sloane
Anderson	Graham	Mills	Smith of Clayton
Avery	Hansen	Morrissey	Smith of
Bass	Hinrichs	Neal	Des Moines
Beardsley	Ingalls	Nelson of	Steinberg
Bloom	Kerr	Woodbury	Troeger
Bockwoldt	Kester	Nicholas	Turner
Boothby	Klemesrud	Noble	Utzig
Brown of	Knickerbocker	Norland	Van Eaton
Mahaska	Kosek	Olson	Walker
Bryson	Krall	Pieper	Walter of
Butler	Kruse	Prange	Marshall
Datisman	Landsness	Putney	Walter of
De Groote	Langland	Rankin	Pottawattamie
Donohue	Lawrence	Redman	Watson
Duffy	Long	Robb	Weichman
Eckels	Lucken	Robinson	Weiss
Fiene	Lundy	Saylor	Williams
Frei	Lynes	Scott	Wilson
Gannaway	McEleney	Siefkas	Mr. Speaker

The nays were, 16:

Beman	Fulk	Huston	Nelson of
Brown of Monona	Hendrix	Kilpatrick	Buchanan
Davis	Hicklin	King	Reed
Edwards	Humbert	Loss	Smith of Madison
Fletcher			

Absent or not voting, 17:

Baker	Hedin	Patrick	Stevens
Bents	Koch	Poston	Strawman
Burkman	Moore	Schwengel	Tesmer
Duffield	Nielsen	Shepard	Wellington
Fimmen			

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

On motion by McFarlane of Black Hawk, the House recessed until 1:15 p.m. today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Burkman of Polk on request of Sloane of Polk; Beardsley of Warren on request of Turner of Mills.

MESSAGES FROM 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 15, directing the Chief Clerk of the House to request the Governor to return House File 107 to the House for further consideration.

Also: That the President of the Senate has appointed, as members of a conference committee on Senate File 100 on the part of the Senate, Senators Lucas, Lynes, Byers and Watson.

W. J. SCARBOROUGH, *Secretary.*

SENATE FILE 138 SUBSTITUTED FOR HOUSE FILE 405

Norland of Worth asked and obtained unanimous consent to substitute Senate File 138 for House File 405.

CONSIDERATION OF BILLS

Senate File 138, a bill for an act to amend section three hundred eighty-four point three (384.3), Code 1946, relating to the grading and filling of lands under the control of the dock board in cities and towns, with report of committee recommending passage, was taken up for consideration.

Norland of Worth moved that the bill be read a last time now and placed 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	Fulk	Loss	Saylor
Avery	Gannaway	Lucken	Siefkas
Baker	Good	Lundy	Sioane
Bass	Graham	Lynes	Smith of Clayton
Beman	Hedin	McFarlane	Smith of
Bents	Hendrix	Mills	Des Moines
Bloom	Hinrichs	Morrissey	Steinberg
Bockwoldt	Humbert	Neal	Stevens
Boothby	Huston	Nelson of	Troeger
Brown of	Ingalls	Buchanan	Turner
Mahaska	Kerr	Nelson of	Van Eaton
Brown of Monona	Kester	Woodbury	Walker
Datisman	King	Noble	Walter of
Davis	Klemesrud	Norland	Marshall
Donohue	Knickerbocker	Patrick	Walter of
Duffield	Koch	Pieper	Pottawattamie
Eckels	Kosek	Prange	Watson
Edwards	Krall	Putney	Weichman
Fiene	Landsness	Redman	Williams
Fimmen	Langland	Reed	Wilson
Fletcher	Lawrence	Robinson	Mr. Speaker
Frei	Long		

The nays were: none.

Absent or not voting, 28:

Ainsworth	Hansen	Nielsen	Shepard
Beardsley	Hicklin	Olson	Smith of Madison
Bryson	Kilpatrick	Poston	Strawman
Burkman	Kruse	Rankin	Tesmer
Butler	McEleney	Robb	Utzig
De Groot	Moore	Schwengel	Weiss
Duffy	Nicholas	Scott	Wellington

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

Senate File 137, a bill for an act to amend sections three hundred ninety-four point two (394.2) and three hundred ninety-four point six (394.6), Code 1946, relating to self-liquidating improvements, and providing that the provisions of said chapter relating to borrowing money and issuing revenue bonds be applicable to chapter three hundred eight-four (384), Code 1946, with report of committee recommending amendment and passage, was taken up for consideration.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend Senate File 137 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section three hundred ninety-four point two (394.2), Code 1946, be amended by inserting a comma (,) after the word 'piers' in the sixth line thereof, followed by the words 'including the grading and filling of lands under their control,'.

"Sec. 2. Section three hundred ninety-four point six (394.6), Code 1946, be amended by inserting after the comma in line five (5) thereof the following: 'including the grading and filling of lands under their control, by issuing revenue bonds, payable as hereinafter provided, and deliver such bonds to the Federal Government or an agency thereof;'

"Sec. 3. That said chapter three hundred ninety-four (394), Code 1946, be amended by adding thereto the following section:

'All of the provisions of this chapter relating to the borrowing of money, and issuing revenue bonds for wharves, docks and piers, including the grading and filling of lands, and for the payment thereof, shall be applicable to chapter three hundred eighty-four (384), Code 1946.'

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, 81:

Ainsworth	Good	Lynes	Robinson
Anderson	Graham	McEleney	Saylor
Avery	Hedin	McFarlane	Siefkas
Baker	Hinrichs	Mills	Sloane
Bass	Humbert	Morrissey	Smith of Clayton
Beardsley	Huston	Neal	Smith of Madison
Beman	Kerr	Nelson of	Steinberg
Bents	Kester	Buchanan	Stevens
Bockwoldt	King	Nelson of	Troeger
Boothby	Klimesrud	Woodbury	Turner
Brown of Monona	Knickerbocker	Noble	Van Eaton
Datisman	Koch	Norland	Walker
Davis	Kosek	Patrick	Walter of
Donohue	Krall	Pieper	Marshall
Duffield	Landsness	Poston	Walter of
Eckels	Langland	Prange	Pottawattamie
Edwards	Lawrence	Putney	Watson
Fiene	Long	Rankin	Weichman
Fimmen	Loss	Redman	Williams
Fletcher	Lucken	Reed	Wilson
Fulk	Lundy	Robb	Mr. Speaker
Gannaway			

The nays were: none.

Absent or not voting, 27:

Bloom	Frei	Moore	Smith of
Brown of	Hansen	Nicholas	Des Moines
Mahaska	Hendrix	Nielsen	Strawman
Bryson	Hicklin	Olson	Tesmer
Burkman	Ingalls	Schwengel	Utzig
Butler	Kilpatrick	Scott	Weiss
De Groot	Kruse	Shepard	Wellington
Duffy			

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

SENATE FILE 273 SUBSTITUTED FOR HOUSE FILE 318

Reed of Jefferson asked and obtained unanimous consent to substitute Senate File 273 for House File 318.

Senate File 273, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of liberty memorial bonds by Grundy County, 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 county, was taken up for consideration.

Rule 44, prohibiting the first and last reading of a bill on the same day, was suspended by unanimous consent.

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, 76:

Ainsworth	Gannaway	Lynes	Schwengel
Anderson	Good	Mills	Sloane
Avery	Graham	Morrissey	Smith of Clayton
Baker	Hedin	Neal	Smith of
Bass	Hendrix	Nelson of	Des Moines
Beman	Hinrichs	Buchanan	Smith of Madison
Bloom	Humbert	Nelson of	Steinberg
Bockwoldt	Huston	Woodbury	Stevens
Boothby	Kerr	Noble	Troeger
Brown of	Kester	Norland	Turner
Mahaska	King	Patrick	Van Eaton
Brown of Monona	Klemesrud	Pieper	Walter of
Datisman	Knickerbocker	Prange	Marshall
Davis	Koch	Putney	Walter of
Eckels	Kosek	Rankin	Pottawattamie
Edwards	Krall	Redman	Watson
Fiene	Langland	Reed	Weichman
Fimmen	Lawrence	Robb	Williams
Fletcher	Long	Robinson	Wilson
Frei	Lucken	Saylor	Mr. Speaker
Fulk	Lundy		

The nays were: none.

Absent or not voting, 32:

Beardsley	Duffy	McEleney	Shepard
Bents	Hansen	McFarlane	Siefkas
Bryson	Hicklin	Moore	Strawman
Burkman	Ingalls	Nicholas	Tesmer
Butler	Kilpatrick	Nielsen	Utzig
De Groot	Kruse	Oson	Walker
Donohue	Landsness	Poston	Weiss
Duffield	Loss	Scott	Wellington

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

House File 389, a bill for an act to legalize and validate proceedings authorizing and providing for the issuance, sale and delivery of bridge bonds by counties in Iowa, and provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of such counties, with report of committee recommending amendment and passage, was taken up for consideration.

Rule 72 suspended by unanimous consent.

Hendrix of Muscatine offered the following amendment proposed by the committee and moved its adoption:

Amend House File 389 as follows:

By striking the enacting clause, and section one (1) of said bill and inserting in lieu thereof the following:

"Whereas, at an election held on the fifth day of November, 1946, there was submitted to the qualified electors of Muscatine County, Iowa, the following proposition, 'shall Muscatine County be authorized to issue, sell and deliver bridge bonds by the county and levy and collect an annual tax on all of the taxable property within said county to pay the principal and interest on said bonds'. And

Whereas, doubts have arisen concerning the validity and legal sufficiency of said proceedings and bonds, and it is deemed advisable to put said doubts and all others that might arise concerning same forever at rest, Now therefore

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

Section 1. That all proceedings heretofore taken by the board of supervisors of Muscatine County, Iowa, in conducting an election and pursuant to a favorable election authorizing and providing for the issuance, sale and delivery of bridge bonds by Muscatine County, Iowa, and providing for the levy and collection of annual taxes on all the taxable property in Muscatine County to pay the interest and principal of said bonds, are hereby legalized, validated and confirmed and said bridge bonds so issued, sold and delivered pursuant to and in accordance with said proceedings are hereby declared to be legal and constitute valid and binding obligations of the county."

Further amend the title by striking the words "counties in Iowa" in line three (3) and inserting in lieu thereof the words "Muscatine County, Iowa."

Amendment adopted

Hendrix 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, 69:

Ainsworth	Graham	Lundy	Schwengel
Anderson	Hendrix	Lynes	Sloane
Avery	Hinrichs	Mills	Smith of Clayton
Baker	Humbert	Morrissey	Smith of
Bass	Huston	Neal	Des Moines
Beman	Ingalls	Nelson of	Smith of Madison
Bloom	Kerr	Woodbury	Steinberg
Bockwoldt	Kester	Noble	Stevens
Boothby	King	Norland	Troeger
Brown of Monona	Klemesrud	Patrick	Turner
Davis	Knickerbocker	Pieper	Van Eaton
Eckels	Koch	Prange	Walter of
Edwards	Kosek	Putney	Pottawattamie
Fiene	Krall	Rankin	Watson
Fimmen	Langland	Redman	Weichman
Fulk	Long	Robb	Williams
Gannaway	Loss	Robinson	Wilson
Good	Lucken	Saylor	Mr. Speaker

The nays were: none.

Absent or not voting, 39:

Beardsley	Duffy	McFarlane	Shepard
Bents	Fletcher	Moore	Siefkas
Brown of Mahaska	Frei	Nelson of Buchanan	Strawman
Bryson	Hansen	Nicholas	Tesmer
Burkman	Hedin	Nielsen	Utzig
Butler	Hicklin	Olson	Walker
Datisman	Kilpatrick	Poston	Walter of Marshall
De Groot	Kruse	Reed	Weiss
Donohue	Landsness	Scott	Wellington
Duffield	Lawrence		
	McEleny		

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

Senate File 228, a bill for an act to empower and obligate the city of Des Moines to cancel certain warrants issued by the said city of Des Moines and subsequently declared illegal and void, 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, 79:

Ainsworth	Fimmen	Lawrence	Siefkas
Anderson	Fletcher	Long	Sloane
Avery	Frei	Loss	Smith of Clayton
Bass	Fulk	Lucken	Smith of Des Moines
Beardsley	Gannaway	Lundy	Smith of Madison
Beman	Graham	Lynes	Steinberg
Bents	Hedin	McFarlane	Stevens
Bloom	Hinrichs	Mills	Troeger
Boothby	Humbert	Neal	Turner
Brown of Mahaska	Huston	Nelson of Buchanan	Van Eaton
Brown of Monona	Ingalls	Norland	Walker
Bryson	Kerr	Patrick	Walter of Marshall
Burkman	Kester	Pieper	Walter of Pottawattamie
Datisman	King	Poston	Watson
Davis	Klemesrud	Prange	Weichman
Donohue	Knickerbocker	Putney	Williams
Duffield	Koch	Rankin	Wilson
Eckels	Kosek	Reed	Mr. Speaker
Edwards	Krall	Robinson	
Fiene	Landsness	Saylor	
	Langland		

The nays were: none.

Absent or not voting, 29:

Baker	De Groot	Hansen	Kilpatrick
Bockwoldt	Duffy	Hendrix	Kruse
Butler	Good	Hicklin	McEleny

Moore	Nielsen	Schwengel	Tesmer
Morrissey	Noble	Scott	Utzig
Nelson of Woodbury	Olson	Shepard	Weiss
Nicholas	Redman	Strawman	Wellington
	Robb		

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

House File 427, a bill for an act to amend sections two hundred eighty-one point three (281.3) and two hundred eighty-one point seven (281.7), Code 1946, relating to handicapped children, 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, 76:

Anderson	Gannaway	Loss	Saylor
Avery	Good	Lucken	Siefkas
Baker	Graham	Lundy	Sloane
Bass	Hedin	Lynes	Smith of Clayton
Bents	Hinrichs	McFarlane	Smith of Des Moines
Bloom	Humbert	Mills	Steinberg
Bockwoldt	Huston	Neal	Troeger
Boothby	Ingalls	Nelson of Buchanan	Turner
Brown of Mahaska	Kerr	Noble	Van Eaton
Brown of Monona	King	Norland	Walker
Datisman	Klemesrud	Patrick	Walter of Marshall
Davis	Knickerbocker	Pieper	Walter of Pottawattamie
Duffield	Koch	Prange	Watson
Eckels	Kosek	Putney	Weichman
Edwards	Krall	Rankin	Williams
Fiene	Landsness	Redman	Wilson
Fimmen	Langland	Reed	Mr. Speaker
Fletcher	Lawrence	Robb	
Frei	Long	Robinson	
Fulk			

The nays were: none.

Absent or not voting, 32:

Ainsworth	Hansen	Nelson of Woodbury	Shepard
Beardsley	Hendrix	Nicholas	Smith of Madison
Beman	Hicklin	Nielsen	Stevens
Bryson	Kilpatrick	Olson	Strawman
Burkman	Kruse	Poston	Tesmer
Butler	McEleney	Schwengel	Utzig
De Groote	Moore	Scott	Weiss
Donohue	Morrissey		Wellington
Duffy			

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

House File 492, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by the independent school district of Bettendorf, in the county of Scott, state of Iowa, and the provisions made for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district, 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, 79:

Ainsworth	Fulk	Loss	Robinson
Avery	Gannaway	Lucken	Saylor
Baker	Good	Lundy	Siefkas
Bass	Graham	Lynes	Sloane
Beardsley	Hedin	McEleney	Smith of Clayton
Bents	Hendrix	McFarlane	Smith of Madison
Bloom	Hinrichs	Mills	Steinberg
Bockwoldt	Humbert	Morrissey	Stevens
Boothby	Huston	Neal	Troeger
Brown of	Kerr	Nelson of	Turner
Mahaska	Kester	Buchanan	Walker
Brown of Monona	King	Noble	Walter of
Datisman	Klemesrud	Norland	Marshall
Davis	Knickerbocker	Patrick	Walter of
Duffield	Koch	Pieper	Pottawattamie
Eckels	Kosek	Prange	Watson
Edwards	Krall	Putney	Weichman
Fiene	Landsness	Rankin	Williams
Fimmen	Langland	Redman	Wilson
Fletcher	Lawrence	Reed	Mr. Speaker
Frei	Long	Robb	

The nays were: none.

Absent or not voting, 29:

Anderson	Hansen	Nicholas	Smith of
Beman	Hicklin	Nielsen	Des Moines
Bryson	Ingalls	Olson	Strawman
Burkman	Kilpatrick	Poston	Tesmer
Butler	Kruse	Schwengel	Utzig
De Groote	Moore	Scott	Van Eaton
Donohue	Nelson of	Shepard	Weiss
Duffy	Woodbury		Wellington

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

House File 365, a bill for an act to amend section one hundred seventy-four point one (174.1), Code 1946, relating to definition of society for purpose of qualifying for state aid to local fairs, was taken up for consideration.

Stevens of Greene moved that the bill be read a last time now and placed 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:

Ainsworth	Fulk	Lundy	Robinson
Anderson	Gannaway	Lynes	Saylor
Avery	Good	McFarlane	Sloane
Baker	Graham	Mills	Smith of Clayton
Bass	Hedin	Morrissey	Smith of Madison
Beman	Hendrix	Neal	Steinberg
Bloom	Hinrichs	Nelson of	Stevens
Bockwoldt	Huston	Buchanan	Troeger
Boothby	Kerr	Nelson of	Turner
Brown of	Kester	Woodbury	Van Eaton
Mahaska	King	Noble	Walter of
Datisman	Klemesrud	Norland	Marshall
Davis	Knickerbocker	Patrick	Walter of
Donohue	Koch	Pieper	Pottawattamie
Eckels	Kosek	Poston	Watson
Edwards	Krall	Prange	Weichman
Fiene	Landsness	Putney	Williams
Fimmen	Langland	Rankin	Wilson
Fletcher	Loss	Redman	Mr. Speaker
Frei	Lucken	Robb	

The nays were: none.

Absent or not voting, 34:

Beardsley	Hansen	Moore	Smith of
Bents	Hicklin	Nicholas	Des Moines
Brown of Monona	Humbert	Nielsen	Strawman
Bryson	Ingalls	Olson	Tesmer
Burkman	Kilpatrick	Reed	Utzig
Butler	Kruse	Schwengel	Walker
De Groote	Lawrence	Scott	Weiss
Duffield	Long	Shepard	Wellington
Duffy	McEleney	Siefkas	

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 section four hundred fifty-five point one hundred sixty-seven (455.167), Code 1946, relating to the compensation of appraisers of levee and drainage districts, with report of committee recommending passage, was taken up for consideration.

Lynes 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, 63:

Anderson	Humbert	Neal	Smith of Clayton
Avery	Huston	Nelson of	Smith of
Baker	Kerr	Buchanan	Des Moines
Bass	Kester	Nelson of	Smith of Madison
Bockwoldt	King	Woodbury	Steinberg
Brown of	Klemesrud	Noble	Stevens
Mahaska	Knickerbocker	Norland	Turner
Bryson	Koch	Pieper	Van Eaton
Datisman	Kosek	Poston	Walter of
Davis	Krall	Prange	Marshall
Donohue	Landsness	Redman	Walter of
Eckels	Langland	Reed	Pottawattamie
Fimmen	Lawrence	Robb	Watson
Fletcher	Lundy	Robinson	Weichman
Fulk	Lynes	Saylor	Williams
Gannaway	Mills	Schwengel	Wilson
Good	Morrissey	Sloane	Mr. Speaker
Hinrichs			

The nays were: none.

Absent or not voting, 45:

Ainsworth	Edwards	Long	Rankin
Beardsley	Fiene	Loss	Scott
Beman	Frei	Lucken	Shepard
Bents	Graham	McEleney	Siefkas
Bloom	Hansen	McFarlane	Strawman
Boothby	Hedin	Moore	Tesmer
Brown of Monona	Hendrix	Nicholas	Troeger
Burkman	Hicklin	Nielsen	Utzig
Butler	Ingalls	Olson	Walker
De Groote	Kilpatrick	Patrick	Weiss
Duffield	Kruse	Putney	Wellington
Duffy			

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

House File 204, a bill for an act authorizing a transfer of money from the city special fund to the general county fund of Dallas county, Iowa, with report of committee recommending passage, was taken up for consideration.

Neal 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, 67:

Ainsworth	Hedin	Lynes	Sloane
Anderson	Hendrix	Mills	Smith of Clayton
Avery	Hinrichs	Morrissey	Smith of
Baker	Humbert	Neal	Des Moines
Bass	Huston	Nelson of	Smith of Madison
Bloom	Ingalls	Buchanan	Steinberg
Bockwoldt	Kerr	Nelson of	Stevens
Boothby	Kester	Woodbury	Troeger
Brown of	King	Noble	Turner
Mahaska	Klemesrud	Norland	Van Eaton
Datisman	Knickerbocker	Pieper	Walter of
Davis	Koch	Prange	Marshall
Eckels	Kosek	Rankin	Walter of
Fiene	Krall	Redman	Pottawattamie
Fimmen	Langland	Reed	Weichman
Fulk	Long	Robb	Williams
Gannaway	Lucken	Saylor	Wilson
Good	Lundy	Schwengel	Mr. Speaker
Graham			

The nays were: none.

Absent or not voting, 41:

Beardsley	Edwards	McEleney	Scott
Beman	Fletcher	McFarlane	Shepard
Bents	Frei	Moore	Siefkas
Brown of Monona	Hansen	Nicholas	Strawman
Bryson	Hicklin	Nielsen	Tesmer
Burkman	Kilpatrick	Olson	Utzig
Butler	Kruse	Patrick	Walker
De Groote	Landsness	Poston	Watson
Donohue	Lawrence	Putney	Weiss
Duffield	Loss	Robinson	Wellington
Duffy			

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

House File 176, a bill for an act relating to the abandonment of cemetery lots, with report of committee recommending passage, was taken up for consideration.

Noble of Harirson moved that the bill be read a last time now and placed 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:

Anderson	Brown of	Gannaway	Ingalls
Avery	Mahaska	Good	Kerr
Baker	Datisman	Graham	Kester
Bass	Davis	Hedin	King
Beman	Eckels	Hendrix	Klemesrud
Bloom	Fiene	Hinrichs	Knickerbocker
Bockwoldt	Fletcher	Humbert	Koch
Boothby	Fulk	Huston	Kosek

Krall	Nelson of	Robb	Troeger
Landsness	Buchanan	Robinson	Turner
Langland	Nelson of	Saylor	Van Eaton
Lawrence	Woodbury	Schwengel	Walter of
Long	Noble	Sloane	Marshall
Lucken	Norland	Smith of Clayton	Walter of
Lundy	Pieper	Smith of	Pottawattamie
Lynes	Poston	Des Moines	Weichman
Mills	Putney	Smith of Madison	Williams
Morrissey	Redman	Steinberg	Wilson
Neal	Reed	Stevens	Mr. Speaker

The nays were: none.

Absent or not voting, 38:

Ainsworth	Duffy	McFarlane	Shepard
Beardsley	Edwards	Moore	Siefkas
Bents	Fimmen	Nicholas	Strawman
Brown of Monona	Frei	Nielsen	Tesmer
Bryson	Hansen	Olson	Utzig
Burkman	Hicklin	Patrick	Walker
Butler	Kilpatrick	Prange	Watson
De Groot	Kruse	Rankin	Weiss
Donohue	Loss	Scott	Wellington
Duffield	McEleney		

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

House File 243, a bill for an act to amend section three hundred twenty-one point thirty-four (321.34), Code 1946, relating to renewal registration plates for motor vehicles by a new validation, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story offered the following amendment proposed by him and moved its adoption:

Amend House File 243 by striking from line two (2) of section one (1) thereof the words "striking all" and inserting in lieu thereof the words "adding at the end" and by striking all after the word "section" in line three (3) and striking "inserting in lieu thereof the following:" in line four (4) and inserting in lieu thereof "or it may prescribe".

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, 79:

Ainsworth	Frei	Loss	Saylor
Anderson	Fulk	Lucken	Schwengel
Avery	Gannaway	Lundy	Sloane
Baker	Good	Lynes	Smith of Clayton
Bass	Graham	McEleney	Smith of
Beman	Hendrix	McFarlane	Des Moines
Bloom	Hinrichs	Mills	Smith of Madison
Bockwoldt	Humbert	Morrissey	Steinberg
Boothby	Huston	Neal	Stevens
Brown of	Ingalls	Nelson of	Troeger
Mahaska	Kerr	Woodbury	Turner
Brown of Monona	Kester	Noble	Van Eaton
Datisman	King	Norland	Walter of
Davis	Klemesrud	Pieper	Marshall
Donohue	Knickerbocker	Prange	Walter of
Duffield	Koch	Putney	Pottawattamie
Eckels	Kosek	Rankin	Watson
Edwards	Krall	Redman	Weichman
Fiene	Landsness	Reed	Williams
Fimmen	Langland	Robb	Wilson
Fletcher	Long	Robinson	Mr. Speaker

The nays were: none.

Absent or not voting, 29:

Beardsley	Hedin	Nicholas	Siefkas
Bents	Hicklin	Nielsen	Strawman
Bryson	Kilpatrick	Olson	Tesmer
Burkman	Kruse	Patrick	Utzig
Butler	Lawrence	Poston	Walker
De Groote	Moore	Scott	Weiss
Duffy	Nelson of	Shepard	Wellington
Hansen	Buchanan		

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

House File 257, a bill for an act authorizing the destruction and eradication of weeds and grasses in cities of the first class, and special charter cities, and assessment of the cost thereof, and prescribing notices therefor, and granting additional power and authority to be exercised by the city council of any such city, with report of committee recommending amendment and passage, was taken up for consideration.

Fletcher of Osceola offered the following amendment proposed by the committee and moved its adoption:

Amend House File 257 by adding thereto the following new section: "The provisions of this act shall apply to special charter cities."

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, 79:

Ainsworth	Gannaway	Lucken	Robinson
Anderson	Good	Lundy	Saylor
Avery	Graham	Lynes	Sloane
Baker	Hedin	McEleney	Smith of Clayton
Bass	Hendrix	McFarlane	Smith of
Beman	Humbert	Mills	Des Moines
Bloom	Huston	Morrissey	Smith of Madison
Bockwoldt	Ingalls	Neal	Steinberg
Boothby	Kerr	Nelson of	Stevens
Brown of	Kester	Buchanan	Troeger
Mahaska	King	Nelson of	Turner
Brown of Monona	Klemesrud	Woodbury	Van Eaton
Datisman	Knickerbocker	Noble	Walter of
Davis	Koch	Norland	Marshall
Donohue	Kosek	Patrick	Walter of
Duffield	Krall	Pieper	Pottawattamie
Eckels	Landsness	Putney	Watson
Edwards	Langland	Rankin	Weichman
Fimmen	Lawrence	Redman	Williams
Fletcher	Long	Reed	Wilson
Frei	Loss	Robb	Mr. Speaker
Fulk			

The nays were, 1:

Hinrichs

Absent or not voting, 28:

Beardsley	Fiene	Nielsen	Siefkas
Bents	Hansen	Olson	Strawman
Bryson	Hicklin	Poston	Tesmer
Burkman	Kilpatrick	Prange	Utzig
Butler	Kruse	Schwengel	Wellington
De Groote	Moore	Scott	Walker
Duffy	Nicholas	Shepard	Weiss

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

House File 234, a bill for an act to amend chapter three hundred sixty-eight (368), Code 1946, relating to the authorization of cities and towns, including special charter cities, to establish rules and fees for the storage, collection and disposal of garbage and other rubbish in sanitary districts, with report of committee recommending passage, was taken up for consideration.

Putney of Tama offered the following amendment proposed by him and moved its adoption:

Amend House File 234 by adding thereto the following section:
 "Sec. 3. This act shall apply also to special charter cities."

Amendment adopted.

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, 73:

Anderson	Good	McEleney	Sloane
Avery	Hedin	McFarlane	Smith of Clayton
Baker	Hendrix	Morrissey	Smith of
Bass	Hinrichs	Neal	Des Moines
Beman	Humbert	Nelson of	Smith of Madison
Bloom	Huston	Buchanan	Steinberg
Bockwoldt	Ingalls	Nelson of	Stevens
Boothby	Kerr	Woodbury	Troeger
Brown of Monona	Kester	Noble	Turner
Datisman	Klimesrud	Norland	Van Eaton
Davis	Knickerbocker	Pieper	Walter of
Donohue	Koch	Poston	Marshall
Duffield	Kosek	Prange	Walter of
Eckels	Krall	Putney	Pottawattamie
Edwards	Landsness	Rankin	Watson
Fimmen	Langland	Redman	Weichman
Fletcher	Lawrence	Reed	Williams
Frei	Long	Robinson	Wilson
Fulk	Loss	Schwengel	Mr. Speaker
Gannaway	Lucken		

The nays were, 7:

Ainsworth	Lundy	Mills	Saylor
Graham	Lynes	Patrick	

Absent or not voting, 28:

Beardsley	Duffy	Moore	Siefkas
Bents	Fiene	Nicholas	Strawman
Brown of	Hansen	Nielsen	Tesmer
Mahaska	Hicklin	Olson	Utzig
Bryson	Kilpatrick	Robb	Walker
Burkman	King	Scott	Weiss
Butler	Kruse	Shepard	Wellington
De Groot			

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

House File 308, a bill for an act relating to assessment for cost of sewers, with report of committee recommending passage, was taken up for consideration.

Prange 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, 80:

Ainsworth	Gannaway	McEleney	Schwengel
Anderson	Good	McFarlane	Sloane
Avery	Hedin	Mills	Smith of Clayton
Baker	Hendrix	Morrissey	Smith of
Bass	Hinrichs	Neal	Des Moines
Beman	Humbert	Nelson of	Smith of Madison
Bloom	Huston	Bucanan	Steinberg
Bockwoldt	Kerr	Nelson of	Stevens
Boothby	Kester	Woodbury	Troeger
Brown of	King	Noble	Turner
Mahaska	Klemesrud	Norland	Van Eaton
Brown of Monona	Knickerbocker	Patrick	Walker
Datisman	Koch	Pieper	Walter of
Davis	Kosek	Poston	Marshall
Donohue	Krall	Prange	Walter of
Duffield	Landsness	Rankin	Pottawattamie
Eckels	Langland	Redman	Watson
Edwards	Lawrence	Reed	Weichman
Fimmen	Long	Robb	Williams
Fletcher	Lucken	Robinson	Wilson
Frei	Lundy	Saylor	Mr. Speaker
Fulk	Lynes		

The nays were: none.

Absent or not voting, 28:

Beardsley	Fiene	Loss	Shepard
Bents	Graham	Moore	Siefkas
Bryson	Hansen	Nicholas	Strawman
Burkman	Hicklin	Nielsen	Tesmer
Butler	Ingalls	Olson	Utzig
De Groote	Kilpatrick	Putney	Weiss
Duffy	Kruse	Scott	Wellington

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

House File 358, a bill for an act to legalize the actions of the city council and the city clerk of the city of Clinton, Iowa, in making expenditures, incurring indebtedness, and issuing warrants and certificates of indebtedness on the general fund of the city of Clinton, in the amounts of sixteen thousand six hundred thirty-two dollars and forty-three cents (\$16,632.43), to the fire maintenance fund in the amount of fifteen thousand one hundred sixty-eight dollars and seventy cents (\$15,168.70), for street department salaries in the amount of ten thousand eight hundred eighty-nine dollars and thirty-five cents (\$10,889.35), and to other funds of the city of Clinton, Iowa in the amount of four thousand ninety-two dollars and thirteen cents (\$4,092.13), and providing that the total indebtedness thus incurred of forty-eight thousand five hundred eighty-two dollars and sixty-one cents (\$48,582.61) shall constitute a legal, binding and valid obligation

of the city of Clinton, Iowa with report of committee recommending passage, was taken up for consideration.

McEleney 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, 85:

Ainsworth	Frei	Loss	Schwengel
Anderson	Fulk	Lucken	Siefkas
Avery	Gannaway	Lundy	Sloane
Baker	Good	Lynes	Smith of Clayton
Bass	Graham	McEleney	Smith of
Beardsley	Hedin	McFarlane	Des Moines
Beman	Hendrix	Mills	Smith of Madison
Bents	Hinrichs	Morrissey	Steinberg
Bloom	Humbert	Neal	Stevens
Bockwoldt	Huston	Nelson of	Troeger
Boothby	Ingalls	Buchanan	Turner
Brown of	Kerr	Nelson of	Van Eaton
Mahaska	Kester	Woodbury	Walker
Brown of Monona	King	Noble	Walter of
Bryson	Klemesrud	Norland	Marshall
Datisman	Knickerbocker	Patrick	Walter of
Davis	Koch	Pieper	Pottawattamie
Duffield	Kosek	Putney	Watson
Eckels	Krall	Rankin	Weichman
Edwards	Landsness	Redman	Williams
Fiene	Langland	Reed	Wilson
Fimmen	Lawrence	Robb	Mr. Speaker
Fletcher	Long	Saylor	

The nays were: none.

Absent or not voting, 23:

Burkman	Hicklin	Olson	Strawman
Butler	Kilpatrick	Poston	Tesmer
De Groote	Kruse	Prange	Utzig
Donohue	Moore	Robinson	Weiss
Duffy	Nicholas	Scott	Wellington
Hansen	Nielsen	Shepard	

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

House File 302, a bill for an act to amend section three hundred thirteen point thirty-two (313.32), Code 1946, relating to the acceptance by the highway commission of interstate bridges, with report of committee recommending passage, was taken up for consideration.

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, 84:

Ainsworth	Frei	Loss	Saylor
Anderson	Fulk	Lücken	Schwengel
Avery	Gannaway	Lundy	Siefkas
Baker	Good	McEleney	Sloane
Bass	Graham	McFarlane	Smith of Clayton
Beardsley	Hedin	Mills	Smith of
Beman	Hendrix	Morrissey	Des Moines
Bents	Hinrichs	Neal	Smith of Madison
Bloom	Humbert	Nelson of	Steinberg
Bockwoldt	Huston	Buchanan	Stevens
Boothby	Ingalls	Nelson of	Troeger
Brown of	Kerr	Woodbury	Turner
Mahaska	Kester	Noble	Van Eaton
Brown of Monona	King	Patrick	Walter of
Bryson	Klemesrud	Pieper	Marshall
Datisman	Knickerbocker	Prange	Walter of
Davis	Koch	Putney	Pottawattamie
Donohue	Kosek	Rankin	Watson
Duffield	Krall	Redman	Weichman
Eckels	Landsness	Reed	Williams
Edwards	Langland	Robb	Wilson
Fimmen	Lawrence	Robinson	Mr. Speaker
Fletcher	Long		

The nays were: none.

Absent or not voting, 24:

Burkman	Hicklin	Nielsen	Strawman
Butler	Kilpatrick	Norland	Tesmer
De Groot	Kruse	Olson	Utzig
Duffy	Lynes	Poston	Walker
Fiene	Moore	Scott	Weiss
Hansen	Nicholas	Shepard	Wellington

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

House File 429, a bill for an act to amend section five hundred fifty-seven point nine (557.9), Code 1946, relating to expectant estates, 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, 73:

Ainsworth	Bloom	Datisman	Fletcher
Anderson	Bockwoldt	Davis	Frei
Avery	Boothby	Donohue	Fulk
Baker	Brown of	Eckels	Gannaway
Bass	Mahaska	Edwards	Good
Beman	Brown of Monona	Fimmen	Graham

Hedin	Lawrence	Norland	Smith of
Hendrix	Long	Pieper	Des Moines
Hinrichs	Lucken	Poston	Smith of Madison
Huston	Lundy	Prange	Steinerg
Kerr	Lynes	Putney	Turner
Kester	McEleney	Rankin	Van Eaton
King	McFarlane	Redman	Walter of
Klemesrud	Mills	Reed	Marshall
Knickerbocker	Neal	Robb	Walter of
Koch	Nelson of	Saylor	Pottawattamie
Kosek	Buchanan	Schwengel	Watson
Krall	Nelson of	Sloane	Williams
Landsness	Woodbury	Smith of Clayton	Wilson
Langland	Noble		Mr. Speaker

The nays were, 1:

Duffield

Absent or not voting, 34:

Beardsley	Hicklin	Nielsen	Strawman
Bents	Humbert	Olson	Tesmer
Bryson	Ingalls	Patrick	Troeger
Burkman	Kilpatrick	Robinson	Utzig
Butler	Kruse	Scott	Walker
De Groote	Loss	Shepard	Weichman
Duffy	Moore	Siefkas	Weiss
Fiene	Morrissey	Stevens	Wellington
Hansen	Nicholas		

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

House File 470, a bill for an act to amend section three hundred thirteen point thirty-four (313.34), Code 1946, relating to acceptance of bridges by 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, 81:

Ainsworth	Davis	Huston	Lucken
Anderson	Donohue	Ingalls	Lundy
Avery	Duffield	Kerr	Lynes
Baker	Eckels	Kester	McEleney
Bass	Edwards	King	McFarlane
Beardsley	Fimmen	Klemesrud	Mills
Beman	Frei	Knickerbocker	Morrissey
Bloom	Fulk	Koch	Neal
Bockwoldt	Gannaway	Kosek	Nelson of
Boothby	Good	Krall	Buchanan
Brown of	Graham	Landsness	Nelson of
Mahaska	Hedin	Langland	Woodbury
Brown of Monona	Hendrix	Lawrence	Norland
Datisman	Hinrichs	Long	Patrick

Pieper	Robinson	Smith of Madison	Walter of
Poston	Saylor	Steinberg	Pottawattamie
Prange	Schwengel	Stevens	Watson
Putney	Siefkas	Troeger	Weichman
Rankin	Sloane	Turner	Williams
Redman	Smith of Clayton	Van Eaton	Wilson
Reed	Smith of	Walter of	Mr. Speaker
Robb	Des Moines	Marshall	

The nays were: none.

Absent or not voting, 27:

Bents	Fletcher	Moore	Strawman
Bryson	Hansen	Nicholas	Tesmer
Burkman	Hicklin	Nielsen	Utzig
Butler	Humbert	Noble	Walker
De Groot	Kilpatrick	Olson	Weiss
Duffy	Kruse	Scott	Wellington
Fiene	Loss	Shepard	

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

House File 236, a bill for an act relating to treatment by surgery of handicapped children, with report of committee recommending passage, was taken up for consideration.

Lynes 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, 64:

Anderson	Good	Lundy	Robinson
Avery	Graham	Lynes	Saylor
Bass	Hedin	Mills	Schwengel
Beman	Hinrichs	Morrissey	Sloane
Bloom	Humbert	Neal	Smith of Clayton
Bockwoldt	Huston	Nelson of	Smith of Madison
Boothby	Ingalls	Buchanan	Troeger
Brown of	Kerr	Nelson of	Turner
Mahaska	Kester	Woodbury	Van Eaton
Datisman	Klemesrud	Noble	Walter of
Davis	Knickerbocker	Norland	Marshall
Donohue	Koch	Pieper	Walter of
Eckels	Kosek	Poston	Pottawattamie
Fiene	Krall	Prange	Weichman
Fimmen	Landsness	Redman	Williams
Fletcher	Langland	Reed	Wilson
Fulk	Lawrence	Robb	Mr. Speaker
Gannaway			

The nays were, none.

Absent or not voting, 44:

Ainsworth	Frei	McFarlane	Smith of
Baker	Hansen	Moore	Des Moines
Beardsley	Hendrix	Nicholas	Steinberg
Bents	Hicklin	Nielsen	Stevens
Brown of Monona	Kilpatrick	Olson	Strawman
Bryson	King	Patrick	Tesmer
Burkman	Kruse	Putney	Utzig
Butler	Long	Rankin	Walker
De Groote	Loss	Scott	Watson
Duffield	Lucken	Shepard	Weiss
Duffy	McEleney	Siefkas	Wellington
Edwards			

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

House File 150, a bill for an act to amend sections four hundred ten point six (410.6) and four hundred ten point five (410.5), Code 1946, 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, 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, 65:

Anderson	Graham	Neal	Smith of Clayton
Avery	Hedin	Nelson of	Smith of
Bass	Hinrichs	Buchanan	Des Moines
Beman	Humbert	Nelson of	Smith of Madison
Bockwoldt	Huston	Woodbury	Steinberg
Boothby	Kerr	Noble	Stevens
Brown of	Kester	Norland	Troeger
Mahaska	Klemesrud	Pieper	Turner
Bryson	Knickerbocker	Poston	Van Eaton
Datisman	Koch	Prange	Walter of
Davis	Kosek	Putney	Marshall
Donohue	Krall	Redman	Walter of
Eckels	Landsness	Reed	Pottawattamie
Fiene	Langland	Robb	Watson
Fimmen	Lawrence	Robinson	Williams
Fulk	Lundy	Saylor	Wilson
Gannaway	Lynes	Schwengel	Mr. Speaker
Good	Morrissey	Sloane	

The nays were, 2:

Fletcher	Mills
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Absent or not voting, 41:

Ainsworth	Edwards	Loss	Scott
Baker	Frei	Lucken	Shepard
Beardsley	Hansen	McEleney	Siefkas
Bents	Hendrix	McFarlane	Strawman
Bloom	Hicklin	Moore	Tesmer
Brown of Monona	Ingalls	Nicholas	Utzig
Burkman	Kilpatrick	Nielsen	Walker
Butler	King	Olson	Weichman
De Groot	Kruse	Patrick	Weiss
Duffield	Long	Rankin	Wellington
Duffy			

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

House File 88, a bill for an act providing that upon a vacancy in the office of sheriff, the first deputy shall immediately assume the office of sheriff until the vacancy is filled, with report of committee recommending amendment and passage, was taken up for consideration.

Avery of Clay moved that the House reject the following amendment proposed by the committee:

Amend House File 88 by adding the following:

"Sec. 2. Section three hundred thirty-nine point one (339.1), Code 1946, is amended by striking the comma (,) in line two (2) and the following in lines two (2) and three (3); "when that office is vacant;"

Motion prevailed.

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, 68:

Anderson	Graham	Mills	Smith of Clayton
Avery	Hedin	Morrissey	Smith of
Baker	Hinrichs	Nelson of	Des Moines
Bass	Humbert	Buchanan	Smith of Madison
Beman	Huston	Nelson of	Steinberg
Boothby	Ingalls	Woodbury	Stevens
Brown of	Kerr	Noble	Troeger
Mahaska	Kester	Norland	Turner
Bryson	King	Pieper	Van Eaton
Datisman	Klemesrud	Poston	Walter of
Davis	Knickerbocker	Prange	Marshall
Donohue	Koch	Putney	Walter of
Eckels	Kosok	Redman	Pottawattamie
Fiene	Krall	Robb	Watson
Fimmen	Landsness	Robinson	Weichman
Fletcher	Langland	Saylor	Williams
Fulk	Lawrence	Schwengel	Wilson
Gannaway	Lucken	Sloane	Mr. Speaker
Good	Lynes		

The nays were: none.

Absent or not voting, 40:

Ainsworth	Duffy	Lundy	Reed
Beardsley	Edwards	McEleney	Scott
Bents	Frei	McFarlane	Shepard
Bloom	Hansen	Moore	Siefkas
Bockwoldt	Hendrix	Neal	Strawman
Brown of Monona	Hicklin	Nicholas	Tesmer
Burkman	Kilpatrick	Nielsen	Utzig
Butler	Kruse	Olson	Walker
De Groote	Long	Patrick	Weiss
Duffield	Loss	Rankin	Wellington

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

House File 275, a bill for an act to authorize the state executive council to sell abandoned mining camp schools, which were paid for out of state funds, when no longer needed; also to provide for appraisal and manner of sale of same and disposition of funds derived therefrom, with report of committee recommending passage, was taken up for consideration.

Neal 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, 67:

Anderson	Hedin	Lynes	Schwengel
Avery	Hinrichs	Mills	Sloane
Baker	Humbert	Morrissey	Smith of Clayton
Bass	Huston	Neal	Smith of
Bockwoldt	Ingalls	Nelson of	Des Moines
Boothby	Kerr	Buchanan	Smith of Madison
Brown of	Kester	Nelson of	Steinberg
Mahaska	King	Woodbury	Stevens
Datisman	Klemesrud	Noble	Troeger
Davis	Knickerbocker	Norland	Turner
Donohue	Koch	Pieper	Van Eaton
Fiene	Kosek	Poston	Walter of
Fimmen	Krall	Prange	Marshall
Fletcher	Landsness	Putney	Watson
Fulk	Langland	Redman	Weichman
Gannaway	Lawrence	Robb	Williams
Good	Lucken	Robinson	Wilson
Graham	Lundy	Saylor	Mr. Speaker

The nays were: none.

Absent or not voting, 41:

Ainsworth	Bents	Bryson	De Groote
Beardsley	Bloom	Burkman	Duffield
Beman	Brown of Monona	Butler	Duffy

Eckels	Long	Patrick	Tesmer
Edwards	Loss	Rankin	Utzig
Frei	McEleney	Reed	Walker
Hansen	McFarlane	Scott	Walter of
Hendrix	Moore	Shepard	Pottawattamie
Hicklin	Nicholas	Siefkas	Weiss
Kilpatrick	Nielsen	Strawman	Wellington
Kruse	Olson		

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

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House File 358, a bill for an act legalizing actions of the city council and the city clerk of Clinton, Iowa, in making expenditures, incurring indebtedness, and issuing warrants on the general fund of the city of Clinton.

W. J. SCARBOROUGH, *Secretary.*

REPORTS OF COMMITTEES

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 49, 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.

HARRY E. WEICHMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 289, a bill for an act relating to the expenses of soil conservation district commissioners and providing for an appropriation for that 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.

HARRY E. WEICHMAN, *Chairman.*

Siefkas of Clarke, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1 to whom was referred House File 160, a bill for an act relating to the distribution, sale or transportation of adulterated or misbranded insecticides, fungicides, rodenticides, and other economic poisons and devices; regulating traffic

therein; providing for registration and examination of such materials, imposing penalties, and for other purposes, begs leave to report it 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 160 by striking subsection 10 of section 1, and inserting in lieu thereof the following:

"10. The term "ingredient statement" means either—

(a) a statement of the name and percentage of each active ingredient, together with the total percentage of the inert ingredients, in the economic poison; or

(b) a statement of the name of each active ingredient, together with the name of each and total percentage of the inert ingredients, if any there be, in the economic poison (except Option (a) shall apply if the preparation is highly toxic to man, determined as provided in section 9 of this act); and, in addition to (a) or (b) in case the economic poison contains arsenic in any form, a statement of the percentages of total and water soluble arsenic, each calculated as elemental arsenic."

Amend House File 160 by striking section 8 and inserting in lieu thereof the following:

"Sec. 8. Registration—.

1. Every economic poison which is distributed, sold, or offered for sale within this state or delivered for transportation or transported in intrastate commerce or between points within this state through any point outside this state shall be registered in the office of the Secretary. Each registration shall expire June 30 following its issuance and no registration shall be transferable. A penalty of fifty percent of the registration fee shall be imposed if certificate of registration is not applied for on or before July 1 of each year, or within thirty days after such economic poisons are first manufactured or sold within the state. The registrant shall file with the Secretary a statement including

(a) the name and address of the registrant and the name and address of the person whose name will appear on the label, if other than the registrant;

(b) the name and brand, if any, of each product to be registered, together with the ingredient statement in accordance with subsection 10 of section 1 of this chapter;

(c) a complete copy of the labeling accompanying the economic poison and a statement of all claims to be made for it including directions for use; and

(d) if requested by the Secretary a full description of the tests made and the results thereof upon which the claims are based. In the case of renewal of registration, a statement shall be required only with respect to information which is different from that furnished when the economic poison was registered or last reregistered.

2. Every application for registration shall be accompanied by an inspection fee of five dollars for each product registered up to and including five products from the same applicant. Thereafter the fee shall be one dollar for each product registered from said applicant during the

same fiscal year. In case the registration fee is paid by the manufacturer, distributor, or any person other than the retailer, then in that event nothing in this section shall be construed as applying to the retailer. The Secretary of Agriculture shall use said registration fees for the enforcement of the provisions of this chapter, and any amount of said funds in excess of one thousand dollars at the end of any fiscal year shall be transferred to the treasurer of the state and credited to the State General Fund.

3. The Secretary whenever he deems it necessary in the administration of this act, may require the submission of the complete formula of any economic poison. If it appears to the Secretary that the composition of the article is such as to warrant the proposed claims for it and if the article and its labeling and other material required to be submitted comply with the requirements of section 5 of this act, he shall register the article.

4. If it does not appear to the Secretary that the article is such as to warrant the proposed claims for it or if the article and its labeling and other material required to be submitted do not comply with the provisions of this act, he shall notify the registrant of the manner in which the article, labeling, or other material required to be submitted fail to comply with the act so as to afford the registrant an opportunity to make the necessary corrections. If, upon receipt of such notice, the registrant insists that such corrections are not necessary and requests in writing that the article be registered, the Secretary shall register the article, under protest, and such registration shall be accompanied by a warning, in writing, to the registrant of the apparent failure of the article to comply with the provisions of this act. In order to protect the public, the Secretary, on his own motion, may at any time cancel the registration under protest in accordance with the foregoing procedure. In no event shall registration of an article, whether or not protested, be construed as a defense for the commission of any offense prohibited under section 5 of this act.

5. Notwithstanding any other provisions of this act, registration is not required in the case of an economic poison shipped from one plant within this state to another plant within this state operated by the same person.

Amend House File 160 by adding a new section, as follows:

"Section 21. Effective date. The provisions of this act shall become effective on January 1, 1948."

HENRY SIEFKAS, *Chairman.*

Frei of Grundy, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred Senate File 68, a bill for an act to amend sections fifty-six point one (56.1) and fifty-six point eight (56.8), Code 1946, requiring candidates in special elections to file election expense statements, begs leave to report it 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. R. FREI, JR., *Chairman.*

Also:

MR. SPEAKER: Your committee on elections to whom was referred House File 312, a bill for an act to change the time of holding the political party primary elections and conventions, begs leave to report it 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.

H. R. FREI, JR., *Chairman.*

Also:

MR. SPEAKER: Your committee on elections to whom was referred House File 404, a bill for an act relating to absent voting by 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.

H. R. FREI, JR., *Chairman.*

Also:

MR. SPEAKER: Your committee on elections to whom was referred House File 456, a bill for an act to repeal section thirty-nine point thirteen (39.13), Code 1946, and to provide for the election of one commerce commissioner for a six year term in 1948, and for the election of one commerce commissioner for a six year term in 1950, and for the election of one commerce commissioner for a two year term in 1950, and for the election of one commerce commissioner every two years thereafter for a six year term, begs leave to report it 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.

H. R. FREI, JR., *Chairman.*

Datishman 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 354, an act to amend chapter six hundred ninety-five (695), Code 1946, relating to minors carrying or firing rifles or shotguns, begs leave to report it 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.

B. L. DATISHMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on police regulation to whom was referred House File 464, an act to prohibit gambling on professional and non-professional sports and games and provide 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. DATISHMAN, *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 249, a bill for an act to amend chapter five hundred fifty-

nine (559), Code 1946, to define the term "power to appoint" as used therein, and to include within said definition powers of consumption, powers in trust or in the nature of a trust, powers to amend, and all other powers which are in substance or effect powers of appointment regardless of the language used to create them; to provide for the disclaimer of powers, the release by one donee of his right to exercise a joint power, to provide for release of powers for a period of time and to provide for the delivery of releases and disclaimers of 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.

TED SLOANE, *Chairman.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 35 and 96.

LAWRENCE PUTNEY, *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 35 and 96.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 21st day of March, 1947, sent to the Governor for his approval: House Files 35 and 96.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bill: March 20, 1947, House File 39.

MOTIONS FILED

I move that a committee of three be appointed to consider the installation of an improved lighting system in the House chamber, the further installation of the loud speaker system now temporarily in operation

and the purchase of new carpeting for the floor of the House chamber and for such other general improvements as may be necessary. This committee shall meet and work with a like committee from the Senate in the event such is created and appointed.

OLSON of Mitchell.

I move that the House reconsider the vote by which House File 107 passed the House.

By SCHWENDEL and HEDIN.

I move to reconsider the vote by which the House concurred in the Senate amendments to House File 107.

By SCHWENDEL and HEDIN.

AMENDMENTS FILED

Amend House File three hundred eighty-four (384) as follows:

1. Strike section one (1).
2. Strike the words "improvement of" in line four (4), section three (3) and insert in lieu thereof "the allocation of the funds for".
3. Strike from line five (5), section four (4) the word "reasonable".
4. Strike the word "levying" in line six (6), section four (4) and insert in lieu thereof "full levy".
5. Strike from line seven (7), section four (4) the words "farm to market roads" and insert in lieu thereof "secondary road system".
6. Strike the word "equitably" in line nineteen (19), section five (5) and insert in lieu thereof the word "equally"; also strike the period (.) after the word "state" in line nineteen (19), section five (5) and add "on a cost per mile basis".
7. Strike section eight (8).

HICKLIN of Louisa.

Amend House File 71 as follows:

Amend section two (2) by striking the period (.) at the end thereof and adding "except as provided in section seven (7) thereof."

Further amend House File 71 by adding a new section at the end thereof as follows:

"Sec. 7. Any corporation incorporated under the laws of the state of Iowa engaged in the business referred to in section 1 may by filing a statement or return elect to be assessed and taxed in the manner and to the extent provided in the foregoing sections and in each year in which it is so assessed, its shares of stock and moneys and credits shall not be assessed under chapter 431 or otherwise."

HICKLIN of Louisa.

Amend House File 300 section one (1) by striking subsection two (2).

Amend section six (6) by striking the word "departments" in line twelve (12) and inserting in lieu thereof the words "state fire marshal".

Amend section seven (7) by inserting after the period in line six (6) the words "In rooms equipped as provided in section six (6)", by striking the words "in each sleeping apartment" in lines six (6) and seven (7), inserting the word "to" after the word "attention" in line

eight (8) and by striking all after the word "use" in line eight (8) and inserting in line eight (8) in lieu thereof the words "of appliances provided".

Amend section eight (8) by striking the entire section and inserting in lieu thereof the following:

"Sec. 8. Fire Extinguishers. Every hotel shall be provided on each floor with at least one efficient chemical fire extinguisher for every twenty-five hundred feet of floor space, placed and maintained in the hallways outside the sleeping apartments and kept in condition for immediate use. In lieu of such extinguisher or extinguishers, a standpipe may be provided in the hall which shall not be less than one and one-fourth inches in diameter with hose on each floor through which the standpipe passes always attached, of sufficient length and supplied with the proper pressure of water to reach any and all parts of the interior of that floor of the building on which the hose is located."

Amend section nine (9) by striking the word "fireproof" in line six (6) and inserting in lieu thereof the words "fire resistant".

Amend by striking all of sections ten (10), eleven (11), and twelve (12).

Amend section thirteen (13) by striking the word "constructed" in line three (3) and further amend by striking the word "fireproof" in line four (4) and inserting in lieu thereof the words "fire resistant", and further amend by striking all the remainder of the section after the word "therein" in line six (6).

Amend section fourteen (14) by inserting after the second comma in line two (2) the words "to make such inspections and".

Amend section fifteen (15) by striking all preceding subsection "b" and inserting in lieu thereof the following:

"Sec. 15. Specific requirements. The state fire marshal may order installation of approved emergency lighting systems, automatic sprinkler systems, and alarm systems, in hotels where he finds such installation necessary to the reasonable safety of those employed, assembled, lodged or housed therein."

Further amend section fifteen (15) by striking all of subsection "f" and re-lettering the remaining subsections. Further amend section fifteen (15) by striking all of subsection "g", and inserting in lieu thereof the following:

"g. The state fire marshal may order enclosure of such elevator shafts, stairways, and other vertical openings in hotels, where he finds such enclosure necessary to the reasonable safe protection of occupants."

Further amend section fifteen (15) by striking the words "the hotel" in line thirty-five (35) and inserting after the word "opening" in the same line, the words "such as windows and doors".

Amend section sixteen (16) by striking and inserting in lieu thereof the following:

"Sec. 16. The right of appeal to the courts from any unreasonable rule, regulation, or decision of the state fire marshal is here specifically guaranteed to the owner or operator of any hotel as herein provided. Whenever after careful inspection by the state fire marshal, or any of his deputies or designated subordinates, any hotel is declared to be in an

unsafe condition with regard to the above set out requirements or any defects dangerous to the occupants therein, the marshal shall give the owner or manager thereof a written notice specifying the hazards to be eliminated. The owner or manager thereof must, within ten days, agree to comply with the requirements of said notice within such time as may be agreed upon between the owner or operator and the state fire marshal. Should the owner or manager fail to comply with the requirements of said notice or fail to appeal therefrom as herein provided the state fire marshal shall immediately close said hotel to further occupancy and may vacate and place out of service said hotel until such time as the requirements of the marshal shall be fulfilled."

AINSWORTH of Dickinson.

Amend House File 193, section two (2) of the amendment to House File 193 by striking all of said section.

LONG of Clinton.

1. Amend Senate File 213 by striking from section 1, line 4, the words "or commercial property".

2. Amend section 2 by inserting a period (.) after the word "dwellings" in line eleven, and by striking lines twelve and thirteen.

3. Amend section 11, lines 3 and 4, by striking the words "or commercial buildings".

4. Amend section 12 by inserting in line 3 after the word "trustees" the words "or trustee".

DONOHUE of Cedar.

Amend House File 419, section two (2), lines fifteen (15) and sixteen (16) by striking the words "be fined not more than two hundred dollars, or imprisoned not more than six months, or both", and insert in lieu thereof the following: "be fined not more than one hundred dollars, or imprisoned not more than thirty days".

NELSON of Woodbury.

Amend House File 451 by substituting after the word "fees" in line seven (7) of section one (1) the words "upon fuel oil and gasoline".

NELSON of Woodbury.

Amend House File 466 by striking the words "Brucellosis vaccine between the age of four (4) months and twelve (12) months" in lines four (4) and five (5) of section one (1) and substituting in lieu thereof the words "Brucella Abortus Vaccine strain number nineteen (19) or such other vaccine as may hereafter be approved by the United States Bureau of Animal Industry"

Further amend House File 466 by placing a period (.) after the word "vaccinated" in line six (6) of section one (1) and striking the remainder of Section one (1).

Further amend House File 466 by striking all of section two (2) after the word "sentence:" in line three and substitute in lieu thereof the words "All cattle which have been officially calthood vaccinated shall be eligible for certificates which certificates shall entitle the owners of such cattle to transport or sell such cattle any place in the state of Iowa"

Further amend House File 466 by adding thereto a new section as follows:

"Sec. 4. Amend section one hundred sixty-four point one (164.1) by adding at the end thereof a new sub-section: 'Officially Vaccinated' shall mean the 'calfhood vaccination' of calves between the ages of four (4) and twelve (12) months that have passed a negative blood test from blood taken at the time of vaccination. It shall also include animals that have been calfhood vaccinated by a licensed veterinarian for which a veterinarian's certificate has been issued or animals calfhood vaccinated by the owner of such animals, for which the owner's affidavit showing date of vaccination, serial number of vaccine and license number of manufacturer of vaccine has been provided by such owner and which animals have passed a negative blood test six (6) months or more after such vaccination."

SMITH of Clayton.

Amend House File 93, line two (2), section three (3) by striking the figures eleven (11) thereof and inserting in lieu the figures five and one-half (5½).

Further amend section three (3) line three (3) by striking the figures fourteen (14) and inserting in lieu thereof the figure seven (7).

Further amend section four (4), sub-section one (1), line one (1) by striking the figure eleven (11) and inserting in lieu thereof the figure five and one-half (5½).

Further amend section four (4), sub-section two (2), line one (1), by striking the figure fourteen (14) and inserting in lieu thereof the figure seven (7).

WEICHMAN of Benton.

On motion by Reed of Jefferson the House adjourned until 9:00 a.m., Monday, March 24, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 24, 1947.

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

Prayer was offered by the Reverend Paul Brown, pastor of the First Methodist Church of Traer, Iowa.

Journal of March 21 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Hedin of Scott on request of Schwengel of Scott.

PRESENTATION OF VISITORS

Neal of Dallas introduced to the House pupils from the Granger Public School and their superintendent, W. R. Burns.

Sloane of Polk introduced to the House, students from West Des Moines School and their superintendent, Amos C. Lee, and instructor, Mrs. Frances Seidel.

Walter of Marshall introduced to the House, school board members Leroy Altemeier, V. A. Rogers and Voss McKibben of Liscomb Consolidated School and the superintendent, Samuel Tyler.

Lucken of Plymouth introduced to the House, the Honorable J. W. Wormley, former representative from Plymouth county.

CONGRATULATIONS

Troeger of Wapello arose under the question of personal privilege and extended his congratulations to Davenport High School for winning the state basketball tournament.

PETITIONS

Reed of Jefferson presented a petition signed by thirty-nine citizens of Dubuque protesting passage of the Reed amendment to House File 193.

Referred to committee on social security.

Gannaway of Poweshiek presented a petition signed by teachers of the Denison Public Schools urging support of House File 93.

Referred to committee on schools and textbooks.

Reed of Jefferson presented a petition signed by thirty-two citizens of Batavia favoring local option and opposing liquor-by-the-drink.

Referred to committee on liquor control.

Hinrichs of Iowa presented a petition signed by nine citizens of the Hartford township, Iowa county, school board of Victor requesting support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Hinrichs of Iowa presented a petition signed by G. G. Bellamy of Marengo urging support of House Files 140 and 113.

Referred to committee on schools and textbooks.

Kruse of Floyd presented a petition signed by twenty-seven citizens of the Riley P.T.A. Des Moines, urging support of House File 113.

Referred to committee on schools and textbooks.

Butler of Pocahontas presented a petition signed by the Plover, Iowa, American Legion Auxiliary urging increased appropriations for Iowa mental institutions.

Referred to committee on appropriations.

Good of Boone presented a petition signed by twenty-three citizens of Madrid protesting passage of House File 333.

Referred to committee on tax revision.

Schwengel of Scott presented a resolution signed by the Boards of Education of Tama county urging House File 93 and Senate File 303 be made a special order of business.

Referred to committee on schools and textbooks.

Troeger of Wapello presented a petition signed by thirty-two citizens of Batavia favoring local option and opposing passage of liquor-by-the-drink bills.

Referred to committee on liquor control.

Robinson of Delaware presented a petition signed by twenty-one citizens of Earlville favoring support of Senate Files 222 and 334 and House Files 248 and 447.

Referred to committee on liquor control.

Avery of Clay presented a petition signed by members of the Peterson Methodist Church of Peterson favoring local option bills and opposing liquor-by-the-drink.

Referred to committee on liquor control.

Schwengel of Scott presented a resolution signed by the Parent Teachers Association of Clarkson School, Des Moines, urging support of House File 93 and House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Gladbrook Parent-Teachers Association of Gladbrook urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Lions Club of Urbandale urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 290 citizens of the Independent School District of Urbandale, Polk county, urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Anderson of Henry presented a petition signed by fifty-nine members of the Parent-Teacher Association of Winfield urging support of House File 93.

Referred to committee on schools and textbooks.

Sloane of Polk presented a petition signed by 318 members of the Lions Club of Urbandale urging support of House File 93.

Referred to committee on schools and textbooks.

Mills of Adair county presented a petition signed by twelve citizens of Grove Township in Adair county urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Beardsley of Warren presented a petition signed by fifteen members of the United Farm Equipment & Metal Workers of America Local 228 of Indianola protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Hedin of Scott presented a petition from members of the United Brewery Workers Union Local 98 of Davenport, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Schwengel of Scott presented a petition signed by 139 residents of Davenport, urging passage of House Files 93 and 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 213 residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from the Garfield Parent-Teachers Association of Garfield School at Ottumwa, urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by Mrs. H. Spangler of Davenport, urging support of House File 156.

Referred to committee on military and veterans affairs.

Kosek of Linn presented a petition signed by 154 residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Kosek of Linn presented a petition signed by 158 teachers of Hayes, Lincoln, Fillmore, Edgewood No. 1 and 2, Johnson, Garfield, Roosevelt, Jackson, Kenwood, Taylor, McKinley and Cleve-

land schools of Cedar Rapids urging support in defeat of section 2 of the amendment to House File 193.

Referred to committee on social security.

Kosek of Linn presented a resolution from the Association for Childhood Education's 146 members protesting passage of section 2 of the amendment to House File 193.

Referred to committee on social security.

Kosek of Linn presented a petition signed by 180 teachers of Harrison, Buchanan, Van Buren, Franklin, Tyler, Wilson, Arthur, McKinley schools and the Administration Building, all of Cedar Rapids, protesting passage of section 2 of the amendment to House File 193.

Referred to committee on social security.

Nicholas of Cerro Gordo presented petitions signed by sixty-seven residents of Clear Lake, Mason City, Plymouth, Rockwell, St. Ansgar and Swaledale urging support of House Files 93 and 303.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by forty-two residents of Cedar Rapids urging support of House File 193.

Referred to committee on social security.

Knickerbocker of Linn presented petitions signed by teachers of Fillmore, Hayes, Kenwood, McKinley, Jackson, Taylor, Garfield, Cleveland and Roosevelt schools of Cedar Rapids protesting passage of section 2 of the amendment to House File 193.

Referred to committee on social security.

Schwengel of Scott presented a petition from the Ely P.T.A. of Ely urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from fourteen members of the KYN Club of Renwick urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from twenty-four residents of Waterloo urging support of House File 93.

Referred to committee on schools and textbooks.

Weichman of Benton presented a petition signed by twelve members of the Jefferson Township school board urging support of House File 93.

Referred to committee on schools and textbooks.

Bloom of Webster presented a petition signed by thirty-four residents of Webster county urging support of House File 156.

Referred to committee on military and veterans affairs.

Reed of Jefferson presented a petition signed by forty-five members of the Riley Parent-Teachers Association of Des Moines protesting passage of section 2 of the amendment to House File 193.

Referred to committee on social security.

Schwengel of Scott presented petitions signed by 72 residents of Marion, Cedar Rapids, Kalona, Center Point, Walker and Mt. Vernon urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by the board of education of the Seranton Consolidated School urging passage of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by members of the Valley Post No. 620 of the American Legion of West Des Moines urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by members of the Curtis Benton Parent-Teachers Association, Des Moines, urging support of House File 113 and House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Avenue B Parent-Teachers Association of Council Bluffs urging support of House File 93.

Referred to committee on schools and textbooks.

Bass of Montgomery presented a petition signed by thirty-five citizens of the Parent-Teachers Association of New Hartford Con-

solidated School requesting support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Lynnville Parent-Teachers Association of Lynnville urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by the board of directors of the Independent School District No. 1 of Buffalo urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Marion Lions Club urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by twenty-one citizens of Black Hawk county urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Parent-Teachers Association of Cattell School, Des Moines, urging support of House Files 93 and 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Cascade Women's Club of Cascade urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by twenty-two members of the South School Parent-Teachers Association of Storm Lake urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by the West Ward Parent-Teachers Association of Knoxville urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the executive council of the Jackson P.T.A., Atlantic, urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by six citizens of Des Moines urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Adams Parent-Teachers Association of Ottumwa urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by the Nature Science Club of Cedar Rapids urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Theta chapter of Delta Kappa Gamma of Linn county urging support of House File 93 and Senate File 303.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Parent-Teachers Association of Crocker School, Des Moines, urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by the Park Avenue Parent-Teachers Association of Des Moines urging support of House File 93 and House File 113.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the Delta Kappa Gamma chapter of Davenport urging support of House File 113. Also, House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the P.T.A. of Dodge School, Council Bluffs, urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by members of the Havelock board of education urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a resolution signed by members of the Webster School Parent-Teachers Association urging support of House Files 93 and 113.

Referred to committee on schools and textbooks.

Loss of Kossuth presented a petition signed by 128 citizens of Kossuth county urging support of House File 156.

Referred to committee on military and veterans affairs.

Klemesrud of Winnebago presented a petition signed by 135 citizens of Winnebago county urging support of House File 156.

Referred to committee on military and veterans affairs.

Norland of Worth presented a petition signed by nineteen citizens of Worth county urging support of House File 93 and Senate File 303.

Referred to committee on schools and textbooks.

Klemesrud of Winnebago presented a petition signed by fifty-seven citizens of Forest City and Leland urging support of House Files 93 and 303.

Referred to committee on schools and textbooks.

Good of Boone presented a petition signed by twenty-three citizens of Peoples township in Boone county urging support of local option bills and protesting support of liquor-by-the-drink.

Referred to committee on liquor control.

Knickerbocker of Linn presented the following resolutions signed by various organizations in Cedar Rapids, signed by 188 citizens protesting passage of the amendment attached to House File 193: Cedar Rapids Classroom Teachers Association; Franklin School; Wilson School; Van Buren School; Buchanan School; Harrison School; Arthur School; Administration Building; Tyler School; McKinley High School.

Referred to committee on social security.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 49, 160, 289, 389, 404, 464, Senate Files 68 and 249, under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 462.

REPORTS OF COMMITTEES

Good of Boone, from the committee on board of control, submitted the following report:

MR. SPEAKER: Your committee on board of control to whom was referred Senate File 219, a bill for an act to amend section two hundred nineteen point fourteen (219.14), Code 1946, relating to contributing 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.

C. G. GOOD, *Chairman.*

Also:

MR. SPEAKER: Your committee on board of control to whom was referred Senate File 170, a bill for an act to amend chapter two hundred twenty-nine (229), Code 1946, relating to the commitment and discharge of insane 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.

C. G. GOOD, *Chairman.*

Also:

MR. SPEAKER: Your committee on board of control to whom was referred Senate File 167, a bill for an act to amend section two hundred twenty-seven point two (227.2), Code 1946, relating to the inspection of county and private hospitals for the 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.

C. G. GOOD, *Chairman.*

Also:

MR. SPEAKER: Your committee on board of control to whom was referred Senate File 419, a bill for an act relating to fire regulations at all institutions under the jurisdiction of the board of control, begs leave to report it 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.

C. G. GOOD, *Chairman.*

Also:

MR. SPEAKER: Your committee on board of control to whom was referred Senate File 420, a bill for an act relating to convict labor, begs

leave to report it 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.

C. G. GOOD, *Chairman.*

Also:

MR. SPEAKER: Your committee on board of control to whom was referred Senate File 166, a bill for an act to amend section two hundred twenty-six point thirty-two (226.32), Code 1946, relating to the discharge and removal of incurable and harmless patients from the state hospitals for the 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.

C. G. GOOD, *Chairman.*

Also:

MR. SPEAKER: Your committee on board of control to whom was referred Senate File 415, a bill for an act relating to qualifications of the superintendent of the state sanatorium, begs leave to report it 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.

C. G. GOOD, *Chairman.*

Also:

MR. SPEAKER: Your committee on board of control to whom was referred Senate File 414, a bill for an act relating to the duties of the superintendents of the mental hospitals, begs leave to report it 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.

C. G. GOOD, *Chairman.*

Also:

MR. SPEAKER: Your committee on board of control to whom was referred Senate File 413, a bill for an act relating to county and private hospitals for 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.

C. G. GOOD, *Chairman.*

Also:

MR. SPEAKER: Your committee on board of control to whom was referred Senate File 412, a bill for an act to amend section two hundred seventeen point four (217.4), Code 1946, relating to removal of members of board of control, begs leave to report it 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.

C. G. GOOD, *Chairman.*

Also:

MR. SPEAKER: Your committee on board of control to whom was referred Senate File 411, a bill for an act to amend chapter two hundred eighteen (218), Code 1946, providing that the board of control shall employ a director of mental institutions, a director of corrective institutions and a director of industries, setting forth their qualifications and their duties and responsibilities, begs leave to report it 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.

C. G. GOOD, *Chairman.*

Olson of Mitchell, from the committee on public lands and buildings, submitted the following report:

MR. SPEAKER: Your committee on public lands and buildings to whom was referred House File 412, a bill for an act to authorize the purchase of real property in the city of Des Moines for the use of the Iowa liquor control 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.

ALLERT G. OLSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on public lands and buildings to whom was referred House File 413, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide 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.

ALLERT G. OLSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on public lands and buildings to whom was referred House File 414, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide 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.

ALLERT G. OLSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on public lands and buildings to whom was referred House File 415, a bill for an act to authorize the purchase of real property in the city of Des Moines adjoining the parcel known as the International Harvester Company property for the use of the Iowa liquor control commission for warehouse purposes and to provide 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.

ALLERT G. OLSON, *Chairman.*

SPECIAL ORDER OF BUSINESS

Fimmen of Davis asked and obtained unanimous consent to make House File 384 a special order of business for April 1, 1947.

APPOINTMENT OF SPECIAL COMMITTEE

Olson of Mitchell asked and obtained unanimous consent for the immediate consideration of the following motion filed by him and moved its adoption:

I move that a committee of three be appointed to consider the installation of an improved lighting system in the House chamber, the further installation of the loud speaker system now temporarily in operation and the purchase of new carpeting for the floor of the House chamber and for such other general improvements as may be necessary. This committee shall meet and work with a like committee from the Senate in the event such is created and appointed.

Motion prevailed and the Speaker appointed as such committee: Olson of Mitchell, Poston of Wayne and Reed of Jefferson.

HOUSE FILE 266 WITHDRAWN

Kruse of Floyd asked and obtained unanimous consent to withdraw House File 266 from further consideration of the House.

Schwengel of Scott offered the following House Concurrent Resolution:

HOUSE CONCURRENT RESOLUTION 16

Whereas, The Governor of the state of Iowa did appoint his Centennial Committee for the purpose of outlining a program of recognition of Iowa's first hundred years of statehood and

Whereas, Through the effort of the Committee much interest was promoted in Iowa History that was both educational and informative and

Whereas, Through the efforts of this Committee the Iowa Centennial Coin was minted by the United States Government and

Whereas, This Committee did by the Governor's direction establish the Iowa Centennial Coin Memorial Fund and

Whereas, The people of Iowa through the members of the House and of the Senate should give recognition of appreciation for the many hours and days of work given unselfishly in this very worthwhile program for the people of Iowa

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the House and Senate meet in Joint Convention at eleven thirty A.M. (11:30) March thirty-first (31).

Be It Further Resolved, That the Speaker of the House and the President of the Senate each appoint three (3) members from their respective Chambers to serve as a Committee to arrange the program to receive the report of the Centennial Committee and give proper recognition to them.

Laid over under Rule 34.

Van Eaton of Woodbury offered the following House Concurrent Resolution:

HOUSE CONCURRENT RESOLUTION 17

Whereas, The juvenile delinquency of our state and nation is a serious social problem; and

Whereas, The youth of America are ardent movie fans; and

Whereas, Motion pictures tend to glamorize and thereby promote the drinking of intoxicating liquors to the detriment of our youth; and

Whereas, The general welfare of the people and particularly of our youth is the concern of government;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the liquor scenes and the drinking now exhibited by motion pictures are detrimental to the welfare of the citizens of Iowa and, therefore, should be deleted.

Be It Further Resolved: That the next General Assembly be urged to enact legislation to control and eliminate showings of this kind within the boundaries of the state of Iowa, unless by voluntary action on the part of the motion picture industry, scenes of this type are eliminated from their productions.

It Is Further Resolved: That the Chief Clerk of the House be instructed to send copies of this resolution to Eric Johnston, President, Motion Picture Producers and Distributors of America; Jimmy Fidler; Louella Parsons; and to the major motion picture producers of the United States.

Laid over under Rule 34.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 325, a bill for an act to legalize and validate proceedings authorizing and providing for the issuance, sale and delivery of bridge bonds by Muscatine county, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 170, a bill for an act relating to the admission and discharge of insane persons.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 170, a bill for an act to amend chapter two hundred twenty-nine (229), Code 1946, relating to the admission and discharge of insane persons.

Read first time and referred to committee on board of control.

Senate File 325, a bill for an act to legalize and validate proceedings authorizing and providing for the issuance, sale and delivery of bridge bonds by Muscatine county and provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of such county.

Read first time and referred to committee on judiciary 2.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 14

Troeger of Wapello asked and obtained unanimous consent for the immediate consideration of the following House Concurrent Resolution:

HOUSE CONCURRENT RESOLUTION 14

Whereas, the use of alcoholic beverages is rapidly increasing in Iowa; and

Whereas, the habit-forming practice of the use of alcoholic beverages in many cases results in lowered physical and mental efficiency, broken homes, juvenile delinquency, increased crime, and general disregard for law and order, all detrimental to the general Public Welfare; and

Whereas, the General Assembly of Iowa does recognize the inherent right and duty of government to protect and safeguard the general public welfare of its people by all proper means; and

Whereas, the above habit-forming practice is constantly being stimulated and encouraged by the use of advertising and propaganda, much of which comes from out of the state and which has for its purpose financial profit rather than the general public interest and welfare; and

Whereas, there has been introduced in Congress a bill by Senator Arthur Capper known as "S. 265, 'to prohibit the transportation in interstate commerce of advertisement of alcoholic beverages'" which bill is now in the hands of the Senate Committee on Interstate and Foreign Commerce, of which Senator Wallace H. White, Jr., of Maine is the Chairman

Be It Resolved by the House, the Senate concurring: That the General Assembly of Iowa hereby urges its Senators and Representatives in Congress to use their influence and support in behalf of S. 265 to the end that the general welfare of the people, and especially the youth of Iowa, and of the United States, be safeguarded and protected.

Furthermore, That a copy of said Resolution be sent to the United States Senators from Iowa and the United States Representatives from Iowa, to the Hon. Wallace H. White, Jr., Senator from Maine and to the Hon. Arthur Capper, Senator from Kansas.

Troeger of Wapello moved its adoption.

Motion prevailed and the resolution was adopted.

MOTION TO RECONSIDER THE VOTE ON SENATE FILE 138

Utzig of Dubuque moved that the vote by which Senate File 138 passed the House and the vote by which the bill was placed on its last reading be reconsidered.

Roll call was demanded.

On the question "Shall the vote be reconsidered?"

The ayes were, 65:

Avery	Gannaway	Neal	Smith of Madison
Bass	Good	Nelson of	Stevens
Beardsley	Graham	Woodbury	Strawman
Beman	Hansen	Nielsen	Tesmer
Bloom	Hendrix	Norland	Troeger
Bockwoldt	Humbert	Olson	Utzig
Boothby	Ingalls	Pieper	Van Eaton
Brown of	Kerr	Putney	Walker
Mahaska	Kilpatrick	Rankin	Walter of
Brown of Monona	Klemesrud	Redman	Marshall
Burkman	Knickerbocker	Schwengel	Walter of
Butler	Koch	Scott	Pottawattamie
Datisman	Kosek	Shepard	Watson
De Groot	Krall	Sloane	Weiss
Duffield	Kruse	Smith of Clayton	Wellington
Duffy	McFarlane	Smith of	Wilson
Eckels	Mills	Des Moines	Mr. Speaker
Fiene	Morrissey		

The nays were: none.

Absent or not voting, 43:

Ainsworth	Fulk	Loss	Poston
Anderson	Hedin	Lucken	Prange
Baker	Hicklin	Lundy	Reed
Bents	Hinrichs	Lynes	Robb
Bryson	Huston	McEleney	Robinson
Davis	Kester	Moore	Saylor
Donohue	King	Nelson of	Siefkas
Edwards	Landsness	Buchanan	Steinberg
Fimmen	Langland	Nicholas	Turner
Fletcher	Lawrence	Noble	Weichman
Frei	Long	Patrick	Williams

Motion prevailed.

CONSIDERATION OF BILLS

Senate File 138, a bill for an act to amend section three hundred eighty-four point three (384.3), Code 1946, relating to the grading and filling of lands under the control of the dock board in cities and towns, with report of committee recommending passage, was taken up for consideration.

Utzig of Dubuque offered the following amendment proposed by him and moved its adoption:

Amend Senate File 138 as follows:

1. By striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. That subsection three (3) of section three hundred eighty-four point three (384.3), Code 1946, be amended by inserting the word 'filling' after the word 'grading' in the nineteenth line thereof.

"Sec. 2. That subsection nine (9) of section three hundred eighty-four point three (384.3), Code 1946, be amended by inserting a comma (,) after the word 'structures' in line four (4) thereof, followed by the words 'including grading and filling lands under its control as'.

"Sec. 3. That subsection eleven (11) of section three hundred eighty-four point three (384.3), Code 1946, be amended by adding a comma (,) after the word 'authorized' in lines four (4) and five (5) thereof, followed by the words 'including grading and filling of lands under its control'.

"Sec. 4. That said subsection eleven (11) of section three hundred eighty-four point three (384.3), Code 1946, be further amended by striking out the words 'such bonds' in line seven (7) thereof and inserting in lieu thereof the following: 'either dock bonds, as herein authorized, or revenue bonds as provided by section three hundred ninety-four point six (394.6), Code 1946'.

"Sec. 5. That said subsection eleven (11), section three hundred eighty-four point three (384.3), Code 1946, be further amended by inserting a period (.) following the word 'bonds' in line nine (9) thereof, and by striking out the word 'and' in line ten (10) thereof, and substituting therefor the following: 'If dock bonds are issued the council shall'.

"Sec. 6. That said subsection eleven (11) of section three hundred eighty-four point three (384.3), Code 1946, be further amended by adding thereto the following: 'If revenue bonds are issued, such bonds shall be issued and paid as provided by chapter three hundred ninety-four (394), Code 1946, the provisions of which shall be applicable to this chapter.'"

2. Further amend said Senate File by striking the title and substituting in lieu thereof the following:

"A bill for an act to amend subsection three (3) of section three hundred eighty-four point three (384.3), subsection nine (9) of section three hundred eighty-four point three (384.3), and subsection eleven (11) of section three hundred eighty-four point three (384.3), Code 1946, relating to docks."

Amendment adopted.

Utzig 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, 85:

Ainsworth	Baker	Beman	Brown of
Anderson	Bass	Bockwoldt	Mahaska
Avery	Beardsley	Boothby	Brown of Monona

Burkman	Ingalls	Buchanan	Smith of Madison
Butler	Kerr	Nelson of	Steinberg
Datisman	Kilpatrick	Woodbury	Stevens
Davis	King	Nielsen	Strawman
De Groot	Klemesrud	Norland	Tesmer
Donohue	Knickerbocker	Patrick	Troeger
Duffield	Koch	Pieper	Utzig
Duffy	Kosek	Prange	Van Eaton
Eckels	Krall	Putney	Walker
Fiene	Kruse	Rankin	Walter of
Fletcher	Lawrence	Redman	Marshall
Gannaway	Long	Reed	Walter of
Good	Lucken	Robinson	Pottawattamie
Graham	Lynes	Schwengel	Watson
Hansen	McEleney	Scott	Weiss
Hendrix	McFarlane	Shepard	Wellington
Hicklin	Mills	Sloane	Williams
Hinrichs	Morrissey	Smith of Clayton	Wilson
Humbert	Neal	Smith of	Mr. Speaker
Huston	Nelson of	Des Moines	

The nays were: none.

Absent or not voting, 23:

Bents	Fulk	Lundy	Robb
Bloom	Hedin	Moore	Saylor
Bryson	Kester	Nicholas	Siefkas
Edwards	Landsness	Noble	Turner
Fimmen	Langland	Olson	Weichman
Frei	Loss	Poston	

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

Senate File 213, a bill for an act to provide for the formation of associations to purchase or build and own residential, business and commercial properties upon a co-operative basis. To provide for articles of co-operation of such associations and to establish the powers, duties and liabilities of the association and the members thereof, with report of committee recommending passage, was taken up for consideration.

Donohue of Cedar moved to defer action on Senate File 213.

Motion lost.

Donohue of Cedar offered the following amendment proposed by him and moved its adoption:

1. Amend Senate File 213 by striking from section 1, line 4, the words "or commercial".
2. Amend section 2 by inserting a period (.) after the word "dwelling" in line eleven, and by striking lines twelve and thirteen.
3. Amend section 11, lines 3 and 4, by striking the words "or commercial buildings".
4. Amend section 12 by inserting in line 3 after the word "trustees" the words "or trustee".

Amendment adopted.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend line four (4) of the title by striking the words "and commercial".

Amendment adopted.

Nelson 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, 80:

Ainsworth	Fulk	McEleney	Sloane
Anderson	Gannaway	Mills	Smith of
Avery	Good	Moore	Des Moines
Baker	Graham	Morrissey	Smith of Madison
Bass	Hicklin	Neal	Steinberg
Beardsley	Hinrichs	Nelson of	Stevens
Bents	Humbert	Woodbury	Strawman
Bloom	Kerr	Nicholas	Tesmer
Brown of	Kilpatrick	Noble	Troeger
Mahaska	Klemesrud	Norland	Turner
Brown of Monona	Knickerbocker	Olson	Utzig
Burkman	Koch	Patrick	Van Eaton
Butler	Kosek	Pieper	Walker
Datisman	Krall	Poston	Walter of
Davis	Kruse	Redman	Marshall
De Groot	Landsness	Robb	Walter of
Duffield	Langland	Robinson	Pottawattamie
Duffy	Lawrence	Saylor	Weichman
Eckels	Long	Schwengel	Weiss
Fiene	Lucken	Scott	Williams
Fimmen	Lynes	Shepard	Mr. Speaker
Fletcher			

The nays were, 18:

Beman	Hansen	Nelson of	Smith of Clayton
Bockwoldt	Hendrix	Buchanan	Watson
Boothby	Huston	Prange	Wellington
Donohue	Ingalls	Putney	Wilson
Frei	King	Reed	

Absent or not voting, 10:

Bryson	Kester	McFarlane	Rankin
Edwards	Loss	Nielsen	Siefkas
Hedin	Lundy		

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

Kruse of Floyd moved the vote by which the bill passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

House File 400, a bill for an act to amend section five hundred forty-three point twenty-eight (543.28), Code 1946, relating to bonded warehouses for agricultural products, with report of committee recommending passage, was taken up for consideration.

Redman of Sac in the chair.

Stevens of Greene moved that the bill be read a last time now and placed 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:

Avery	Fimmen	Long	Saylor
Baker	Fletcher	Lynes	Scott
Bass	Frei	McEleney	Shepard
Beardsley	Fulk	Mills	Sloane
Beman	Gannaway	Neal	Smith & Clayton
Bents	Good	Nelson of	Smith
Bloom	Graham	Buchanan	Des Moines
Bockwoldt	Hansen	Nelson of	Smith of Madison
Boothby	Hendrix	Woodbury	Steinberg
Brown of	Hinrichs	Nicholas	Stevens
Mahaska	Humbert	Noble	Tesmer
Brown of Monona	Huston	Norland	Troeger
Burkman	Kerr	Olson	Turner
Datisman	Kilpatrick	Patrick	Utzig
Davis	King	Pieper	Walker
De Groote	Knickerbocker	Poston	Watson
Donohue	Koch	Putney	Weiss
Duffield	Kosek	Rankin	Wellington
Duffy	Krall	Reed	Williams
Eckels	Landsness	Robb	Wilson
Fiene	Langland	Robinson	

The nays were: none.

Absent or not voting, 29:

Ainsworth	Kester	Moore	Van Eaton
Anderson	Klemesrud	Morrissey	Walter of
Bryson	Kruse	Nielsen	Marshall
Butler	Lawrence	Prange	Walter of
Edwards	Loss	Redman	Pottawattamie
Hedin	Lucken	Schwengel	Weichman
Hicklin	Lundy	Siefkas	Mr. Speaker
Ingalls	McFarlane	Strawman	

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

Senate File 89, a bill for an act to amend subsection five (5) of section five hundred twenty-six point twenty-five (526.25), Code 1946, relating to investment of funds by banks, with report of committee recommending passage, was taken up for consideration.

Speaker Kuester in the chair.

Butler of Pocahontas offered the following amendment proposed by him and moved its adoption:

Amend Senate File 89 by striking the period (.) in line ten (10) thereof and inserting the following:

”; provided the amount of such loans held at any one time shall not exceed in the aggregate twenty-five percent (25%) of the assets of such bank and provided further, that said loans shall be upon real estate located in Iowa or in the first two (2) tiers of counties in bordering states adjoining Iowa.”

Amendment adopted.

Butler of Pocahontas moved that the bill be read a last time now and placed 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	Frei	Lynes	Scott
Baker	Fulk	McEleney	Shepard
Bass	Gannaway	Mills	Sloane
Beardsley	Good	Moore	Smith of Clayton
Beman	Graham	Neal	Smith of
Bents	Hansen	Nelson of	Des Moines
Bloom	Hendrix	Buchanan	Smith of Madison
Bockwoldt	Hicklin	Nelson of	Steinberg
Boothby	Hinrichs	Woodbury	Stevens
Brown of	Humbert	Nicholas	Tesmer
Mahaska	Huston	Noble	Troeger
Burkman	Ingalls	Olson	Turner
Butler	Kerr	Patrick	Utzig
Datisman	King	Pieper	Walker
Davis	Knickerbocker	Poston	Walter of
De Groote	Koch	Putney	Marshall
Donohue	Kosek	Rankin	Watson
Duffield	Krall	Redman	Weiss
Duffy	Kruse	Reed	Wellington
Eckels	Landsness	Robb	Williams
Fiene	Langland	Robinson	Wilson
Fimmen	Long	Saylor	Mr. Speaker
Fletcher	Lucken	Schwengel	

The nays were: none.

Absent or not voting, 22:

Ainsworth	Kester	McFarlane	Strawman
Anderson	Kilpatrick	Morrissey	Van Eaton
Brown of Monona	Klemesrud	Nielsen	Walter of
Bryson	Lawrence	Norland	Pottawattamie
Edwards	Loss	Prange	Weichman
Hedin	Lundy	Siefkas	

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

House File 195, a bill for an act to amend sections one hundred sixty-six point one (166.1), one hundred sixty-six point three (166.3), one hundred sixty-six point six (166.6), one hundred sixty-six point ten (166.10) and one hundred sixty-six point thirteen (166.13), Code 1946, relating to hog-cholera virus and serum, with report of committee recommending amendment and passage, was taken up for consideration.

Bockwoldt of Ida offered the following amendment proposed by the committee and moved its adoption:

Amend House File 195 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Sections one hundred sixty-six point sixteen (166.16), one hundred sixty-six point nineteen (166.19), one hundred sixty-six point twenty (166.20), one hundred sixty-six point twenty-one (166.21), one hundred sixty-six point twenty-two (166.22), one hundred sixty-six point twenty-three (166.23), one hundred sixty-six point twenty-four (166.24), one hundred sixty-six point twenty-five (166.25), one hundred sixty-six point twenty-six (166.26), one hundred sixty-six point twenty-eight (166.28), one hundred sixty-six point thirty (166.30), one hundred sixty-six point thirty-one (166.31), one hundred sixty-six point thirty-two (166.32), one hundred sixty-six point thirty-three (166.33), of Chapter one hundred sixty-six (166), Code 1946, are hereby repealed.

"Sec. 2. Section one hundred sixty-six point one (166.1), Code 1946, is amended by adding the following subsection:

"4. 'Place of business', is construed to mean each place or premises where biological products are stored or kept for the purpose of sale, dispensation or distribution, or where biological products are offered for sale, dispensation or distribution."

"Sec. 3. Section one hundred sixty-six point three (166.3), Code 1946, is amended by striking the period (.) at the end of said section in line five (5) and adding the following: 'and shall be required to have a separate permit for each place of business.'

"Sec. 4. Section one hundred sixty-six point six (166.6), Code 1946, is amended by striking the words 'a bond' in line three (3) and by substituting in lieu thereof the following: 'a separate bond for each place of business'; and further amend said section by striking the word 'five' in line four (4) and substituting in lieu thereof the word 'one'; and further amend said section by inserting after the word 'dollars' in line five (5) the following 'for each place of business'.

"Sec. 5. Section one hundred sixty-six point ten (166.10), sub-section two (2), Code 1946, is amended by striking from line eight (8) of said section the words 'fifteen dollars' and by substituting in lieu thereof the following: 'one dollar for each place of business or.'

"Sec. 6. Section one hundred sixty-six point thirteen (166.13), sub-section one (1), Code 1946, is amended by striking the period (.) in line five (5) and by adding to said sub-section the following: ', or by

his failure to obtain a separate permit and to file a separate bond in the sum of one thousand dollars for each place of business'.

"Sec. 7. Section one hundred sixty-six point seventeen (166.17), Code 1946, is amended by striking from lines three (3) and four (4) the words, 'the holder of a permit issued by the department for that purpose' and substituting in lieu thereof the words 'a farmer or land owner vaccinating his own hogs'.

"Sec. 8. Section one hundred sixty-six point eighteen (166.18), Code 1946, is amended by striking all after the period (.) following the word 'virus' in line five (5) of said section and substituting in lieu thereof the following: 'Whenever, fifteen (15) or more applicants in any county request the County Extension Director for such a school of instruction, he shall, in writing, notify the extension division of the state college of agriculture and mechanic arts, which division shall arrange for such a school of instruction within thirty (30) days after such notification and shall furnish a competent instructor, such school to be held at the time and place as is designated by the County Extension Director and such school shall be free and open to all interested persons. These schools of instruction shall, when reasonably possible consist, at least in part, of actual vaccinating demonstrations and shall be completed in one day or less.

"Sec. 9. Section one hundred sixty-six point twenty-seven (166.27), Code 1946, is amended by adding to said section the following: 'Schools of instruction held at said college shall be conducted substantially in the same manner as county schools.'"

Amend the title to read as follows:

An Act to amend Chapter one hundred sixty-six (166), Code 1946, relating to the manufacture, sale and use of Hog Cholera Virus and Serum.

Amendment lost.

Brown of Monona moved that the bill be read a last time now and placed 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:

Avery	De Groot	Humbert	Lynes
Baker	Donohue	Ingalls	McEleney
Bass	Duffy	Kerr	Mills
Beardsley	Eckels	Kilpatrick	Neal
Beman	Fiene	King	Nelson of
Bloom	Fimmen	Klemesrud	Buchanan
Bockwoldt	Fletcher	Knickerbocker	Nelson of
Brown of	Fulk	Koch	Woodbury
Mahaska	Gannaway	Kosek	Nicholas
Brown of Monona	Good	Krall	Noble
Burkman	Hansen	Kruse	Norland
Butler	Hendrix	Landsness	Pieper
Datisman	Hicklin	Langland	Poston
Davis	Hinrichs	Lawrence	Putney

Redman	Siefkas	Tesmer	Weiss
Reed	Sloane	Troeger	Wellington
Robinson	Smith of Clayton	Turner	Williams
Saylor	Smith of	Utzig	Wilson
Schwengel	Des Moines	Walker	Mr. Speaker
Scott	Smith of Madison	Walter of	
Shepard	Steinberg	Marshall	

The nays were, 4:

Boothby	Olson	Robb	Watson
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Absent or not voting, 27:

Ainsworth	Graham	Lundy	Rankin
Anderson	Hedin	McFarlane	Stevens
Bents	Huston	Moore	Strawman
Bryson	Kester	Morrissey	Van Eaton
Duffield	Long	Nielsen	Walter of
Edwards	Loss	Patrick	Pottawattamie
Frei	Lucken	Prange	Weichman

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 repeal chapter five hundred nine (509), Code 1946, and substituting in lieu thereof the following relating to group insurance, with report of committee recommending passage, was taken up for consideration.

Burkman of Polk offered the following amendment proposed by him and moved its adoption:

Amend Senate File 192 as follows:

1. By inserting after the figures "515", section 6, line ten (10), the following: ", or a reciprocal or interinsurance exchange organized under the provisions of chapter 520,"

2. By striking the quotation mark in front of the abbreviation "Sec." in line one (1) of section 2.

3. Amend paragraph (e) of subparagraph 2 of section 2, by striking the figure "1" appearing after the word "section" in lines five and seven thereof and inserting before the word "section" the word "this", in each of said lines.

4. Amend section 5 by striking the figure "2" at the end thereof and inserting in lieu thereof the figure "3".

5. Amend section 8 by striking the figure "6" appearing after the word "section" in the first line and substituting in lieu thereof the figure "7".

6. Amend section 11 by striking the word and figures "2 or 3" appearing after the word "sections" in the last line and inserting in lieu thereof the word and figures "3 or 4".

Amendment adopted.

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, 83:

Avery	Frei	Lucken	Shepard
Baker	Fulk	Lynes	Siefkas
Bass	Gannaway	McEleney	Sloane
Beardsley	Good	Mills	Smith of Clayton
Bents	Graham	Neal	Smith of
Bloom	Hansen	Nelson of	Des Moines
Bockwoldt	Hicklin	Buchanan	Smith of Madison
Boothby	Hinrichs	Nelson of	Steinberg
Brown of	Humbert	Woodbury	Stevens
Mahaska	Huston	Nicholas	Strawman
Brown of Monona	Kerr	Noble	Tesmer
Burkman	Kester	Norland	Troeger
Butler	Klemesrud	Olson	Turner
Datisman	Knickerbocker	Patrick	Utzig
De Groot	Koch	Pieper	Van Eaton
Donohue	Kosek	Poston	Walker
Duffield	Krall	Rankin	Watson
Duffy	Kruse	Redman	Weiss
Eckels	Landsness	Reed	Wellington
Edwards	Langland	Saylor	Wilson
Fimmen	Lawrence	Schwengel	Mr. Speaker
Fletcher	Long	Scott	

The nays were: none.

Absent or not voting, 25:

Ainsworth	Hendrix	Moore	Walter of
Anderson	Ingalls	Morrissey	Marshall
Beman	Kilpatrick	Nielsen	Walter of
Bryson	King	Prange	Pottawattamie
Davis	Loss	Putney	Weichman
Fiene	Lundy	Robb	Williams
Hedin	McFarlane	Robinson	

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

House File 431, 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, was taken up for consideration.

Sloane of Polk offered the following amendment proposed by him and moved its adoption:

Amend section five (5) of House File 431 by striking the period in line sixty-two (62) thereof and inserting in lieu thereof a semicolon and by inserting after the semicolon, the following: "provided, however, that the aggregate liability of the surety for all such damages shall in no event exceed the amount of said bond."

Amendment adopted.

Sloane of Polk offered the following amendment and moved its adoption :

Amend House File 431 by striking all of section 13 thereof.

Amend the title to said House File by placing a period after the word "agencies" in line three (3) thereof and striking the remainder of said title.

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	Fulk	McEleney	Siefkas
Avery	Gannaway	McFarlane	Sloane
Baker	Good	Mills	Smith of Clayton
Bass	Hansen	Moore	Smith of
Beardsley	Hendrix	Morrissey	Des Moines
Beman	Hicklin	Neal	Smith of Madison
Bents	Hinrichs	Nelson of	Steinberg
Bloom	Humbert	Buchanan	Strawman
Bockwoldt	Huston	Nelson of	Tesmer
Boothby	Ingalls	Woodbury	Troeger
Brown of	Kerr	Nicholas	Turner
Mahaska	Kester	Nielsen	Utzig
Brown of Monona	Kilpatrick	Noble	Van Eaton
Bryson	King	Norland	Walker
Burkman	Klemesrud	Olson	Walter of
Butler	Knickerbocker	Patrick	Marshall
Datisman	Koch	Poston	Walter of
Davis	Kosek	Prange	Pottawattamie
De Groote	Krall	Putney	Watson
Duffy	Kruse	Rankin	Weichman
Eckels	Landsness	Redman	Weiss
Edwards	Langland	Robinson	Wellington
Fiene	Lawrence	Saylor	Williams
Fimmen	Long	Schwengel	Wilson
Fletcher	Luken	Scott	Mr. Speaker
Frei	Lynes	Shepard	

The nays were: none.

Absent or not voting, 11:

Ainsworth	Graham	Lundy	Robb
Donohue	Hedin	Pieper	Stevens
Duffield	Loss	Reed	

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

House File 371, a bill for an act to amend section six hundred two point one (602.1), Code 1946, relating to the establishment

of municipal courts, 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, 88:

Anderson	Gannaway	McEleney	Siefkas
Avery	Good	McFarlane	Sloane
Baker	Hansen	Mills	Smith of Clayton
Bass	Hendrix	Moore	Smith of
Beardsley	Hicklin	Morrissey	Des Moines
Bents	Hinrichs	Neal	Smith of Madison
Bloom	Huston	Nelson of	Steinberg
Bockwoldt	Ingalls	Buchanan	Stevens
Brown of	Kerr	Nicholas	Strawman
Mahaska	Kester	Nielsen	Tesmer
Brown of Monona	Kilpatrick	Noble	Turner
Bryson	Klemesrud	Norland	Utzig
Burkman	Knickerbocker	Olson	Van Eaton
Butler	Koch	Patrick	Walter of
Datisman	Kosek	Poston	Marshall
Davis	Krall	Prange	Walter of
De Groote	Kruse	Putney	Pottawattamie
Duffy	Landsness	Rankin	Watson
Eckels	Langland	Redman	Weichman
Edwards	Lawrence	Robinson	Wellington
Fiene	Long	Saylor	Williams
Fimmen	Loss	Schwengel	Wilson
Frei	Lynes	Shepard	Mr. Speaker
Fulk			

The nays were: none.

Absent or not voting, 20:

Ainsworth	Graham	Lundy	Robb
Beman	Hedin	Nelson of	Scott
Boothby	Humbert	Woodbury	Troeger
Donohue	King	Pieper	Walker
Duffield	Lucken	Reed	Weiss
Fletcher			

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

Senate File 2, a bill for an act to amend section thirty-five point seven (35.7) and to repeal sections thirty-five point eight (35.8) and thirty-five point nine (35.9), and enacting substitutes therefor, and to amend section thirty-five point ten (35.10), Code 1946, relating to soldiers' orphans' educational aid fund, and providing for the expenditures from said fund by the State Bonus Board and the amount of such aid, 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, 92:

Anderson	Gannaway	McEleney	Siefkas
Avery	Good	McFarlane	Sloane
Baker	Hansen	Mills	Smith of Clayton
Bass	Hendrix	Morrissey	Smith of
Beardsley	Hicklin	Neal	Des Moines
Bentz	Hinrichs	Nelson of	Smith of Madison
Bloom	Humbert	Buchanan	Steinberg
Bockwoldt	Huston	Nicholas	Stevens
Boothby	Ingalls	Nielsen	Strawman
Bryson	Kerr	Noble	Turner
Burkman	Kester	Olson	Utzig
Butler	Kilpatrick	Patrick	Van Eaton
Datisman	King	Pieper	Walker
Davis	Knickerbocker	Poston	Walter of
De Groote	Koch	Prange	Marshall
Donohue	Kosek	Rankin	Walter of
Duffy	Krall	Redman	Pottawattamie
Eckels	Kruse	Reed	Watson
Edwards	Landsness	Robb	Weichman
Fiene	Langland	Robinson	Weiss
Fimmen	Lawrence	Saylor	Wellington
Fletcher	Long	Schwengel	Williams
Frei	Loss	Scott	Wilson
Fulk	Lucken	Shepard	Mr. Speaker

The nays were: none.

Absent or not voting, 16:

Ainsworth	Duffield	Lynes	Norland
Beman	Graham	Moore	Putney
Brown of	Hedin	Nelson of	Tesmer
Mahaska	Klemesrud	Woodbury	Troeger
Brown of Monona	Lundy		

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 require the licensing, inspection and regulation of hospitals as herein defined; creating a hospital licensing board and prescribing its powers; providing for regulations, enforcement procedures and penalties, was taken up for consideration.

Avery of Clay offered the following amendment proposed by him and moved its adoption:

Amend House File 465 by inserting at the end of section four (4) the following:

"In case of death of any person holding such license or the sale of any hospital licensed hereunder within the first year of the tenure

of such license the department shall certify to the state comptroller a claim on behalf of the licensee for refund of a proportionate share of the license fee. Said refund shall be based on one-twelfth the amount thereof multiplied by the remaining months in the year. The comptroller shall thereupon draw a warrant against the general fund payable to the order of the licensee."

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, 81:

Ainsworth	Hansen	Moore	Smith of
Anderson	Hendrix	Morrissey	Des Moines
Avery	Hicklin	Neal	Steinberg
Baker	Hinrichs	Nelson of	Stevens
Bass	Humbert	Buchanan	Strawman
Beardsley	Ingalls	Nicholas	Tesmer
Bloom	Kerr	Noble	Troeger
Boothby	Kester	Olson	Turner
Brown of Monona	Kilpatrick	Patrick	Utzig
Bryson	Knickerbocker	Prange	Van Eaton
Burkman	Koch	Putney	Walter of
Butler	Kosek	Rankin	Marshall
Datisman	Krall	Redman	Walter of
Davis	Kruse	Robb	Pottawattamie
De Groot	Landsness	Saylor	Watson
Duffy	Langland	Schwengel	Weichman
Fimmen	Lawrence	Scott	Weiss
Fletcher	Long	Shepard	Wellington
Fulk	Lucken	Siefkas	Williams
Gannaway	Lynes	Sloane	Wilson
Good	McFarlane	Smith of Clayton	Mr. Speaker
Graham			

The nays were, 12:

Bents	Edwards	Loss	Poston
Bockwoldt	Frei	Mills	Reed
Donohue	Huston	Pieper	Smith of Madison

Absent or not voting, 15:

Beman	Eckels	Klemesrud	Nielsen
Brown of Mahaska	Fiene	Lundy	Norland
Duffield	Hedin	McEleney	Robinson
	King	Nelson of Woodbury	Walker

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 and passed Senate File 89, a bill for an act relating to investment of funds by banks.

Also: That the Senate has concurred in the House amendment to and passed Senate File 213, a bill for an act to provide for the formation of associations to purchase or build and own residential business and commercial properties upon a co-operative basis.

Also: That the Senate has concurred in the House amendments to and passed Senate File 353, a bill for an act relating to the purchase of real property in the city of Des Moines.

Also: That the Senate has concurred in the House amendments to and passed Senate File 354, a bill for an act relating to the purchase of real property in the city of Des Moines.

Also: That the Senate has concurred in the House amendments to and passed Senate File 355, a bill for an act relating to the purchase of real property in the city of Des Moines.

Also: That the Senate has concurred in the House amendments to and passed Senate File 356, a bill for an act relating to the purchase of real property in the city of Des Moines.

Also: That the Senate has concurred in the House amendments to and passed Senate File 357, a bill for an act relating to the purchase of real property in the city of Des Moines.

W. J. SCARBOROUGH, *Secretary.*

AMENDMENTS FILED

Amend Senate File 411 by adding the following as a new section preceding section eight (8) and by renumbering the following sections:

"In each congressional district of the state, in which is located one or more institutions under supervision of the board of control, there is hereby created a citizens advisory committee composed of five electors, no more than three of whom shall be members of the same political party. Said committee in each congressional district shall be appointed by the members of the general assembly residing in such district, however members of the general assembly shall be ineligible for appointment.

Each member shall hold office for a period of six years commencing on July 1 of the year of his appointment, except that of the members of the first of such committees appointed in each district one shall hold office for two years, two shall hold office for four years, and two shall hold office for six years. All regular appointments shall be made prior to thirty days following adjournment of each regular session of the general assembly. Vacancies shall be filled by appointment at any time.

Each committee shall meet and organize by selection of a chairman on the second Monday in July of each odd-numbered year.

The duties of the citizens advisory committee shall be to serve in an advisory capacity only to the board of control. They shall inspect

each institution in the district not less than once each quarter and oftener if desired, however each inspection shall be unannounced prior thereto. Individual members of the citizens advisory committee may make separate inspections at any time and no member shall be denied admission to any institution in the district at any time nor to any part of such institution. Neither the committee nor any member thereof shall make suggestions to any officer or employee at any institution but such suggestions shall, in each instance, be made directly to the board of control in writing. Members of the citizens advisory committees shall receive no compensation except that they shall receive mileage reimbursement as provided by law for state officers and the chairmen shall be allowed a per diem of ten dollars per day on trips to the state capital to confer with the board of control. The chairmen shall meet at least three times each year with the board of control at such times as said board shall direct and oftener if called by said board."

Further amend said Senate File 411 by correcting the title to conform to the foregoing amendment.

LAWRENCE of Wapello.

Amend House File 146 by striking sections two (2), three (3), four (4), five (5), six (6) and seven (7) and inserting in lieu thereof the following:

"Sec. 2. Amend chapter one hundred ninety-nine (199), Code 1946, by adding thereto the following:

Labeling vegetable seeds:

(1). Contents of the label. Vegetable seed in packets and in larger containers shall be labeled with the required information in any form that is clearly legible. Any tag used shall be securely attached to the container. The label may contain information in addition to that required by the act, provided such information is not misleading.

(2). Kind and variety. The label or the face of the container shall bear the name of the kind and variety of the seed. The representation of kind and variety shall be confined to the recognized name of the kind and variety. It shall not have affixed thereto names or terms that create a misleading impression as to the history or quality of the seed.

(3). Name of shipper or consignee. The full name and address of either the shipper, or consignee, shall appear upon the label except that if the name and address of the shipper are not shown, a code designation identifying the shipper shall be shown.

(4). Code designation. The code designation used in lieu of the full name and address of the person who transports' or delivers seed for transportation in interstate commerce shall be approved by the Assistant Administrator for Regulatory and Marketing Service Work, Production and Marketing Administration, or such other person as may be designated by him for the purpose. When used, the code designation shall appear on the label in a clear and legible manner.

(5). Germination equal to or above standard. Vegetable seeds which have a germination equal to or better than the standard set forth in section two hundred one point thirty-one (201.31), need not bear a statement showing the percentage of germination.

(6). Germination below standard. Vegetable seeds which have a germination percentage less than the standard set forth in section two hundred one point thirty-one (201.31) shall have the words, "Below Standard," clearly shown in a conspicuous place on the label or on the face of the container, in type no smaller than 8 point. The seed shall also be labeled to show the percentage of germination and the percentage of any hard seed present and the month and year in which the germination test was completed. The percentage of hard seed shall not be included in the percentage of germination. No more than 5 calendar months shall have elapsed between the last day of the month in which the germination test was completed and the date of transportation or delivery for transportation in interstate commerce.

(7). Germination standards for vegetable seeds in interstate commerce. The following germination standards for vegetable seeds in interstate commerce are determined and established under section four hundred three (c) (403) (c) of the act:

	Percent		Percent
Artichoke	60	Lettuce	80
Asparagus	*70	Muskmelon	75
Beans (except lima)	75	Mustard	75
Beans, asparagus	75	Mustard, spinach	75
Beans, lima	70	Mustard, vegetable	75
Beans, runner	75	Okra	*50
Beets	65	Onion	70
Broccoli	75	Pak-choi	75
Brussels sprouts	70	Parsley	60
Cabbage	75	Parsnip	60
Cardoon	60	Peas	80
Carrot	55	Pepper	55
Cauliflower	75	Pe-tsai or Chinese cabbage...	75
Celery and celeriac	55	Pumpkin	75
Chicory	65	Radish	75
Citron	65	Rhubarb	60
Collards	80	Rutabaga	75
Corn	75	Salsify	75
Cornsalad (Fetticus)	70	Sorrel	60
Cowpea	75	Soybean	75
Cress, garden	40	Spinach (except New Zealand)	60
Cress, water	35	Spinach, New Zealand	40
Cucumber	80	Squash	75
Dandelion	45	Swiss chard	65
Eggplant	60	Tomato	75
Endive	70	Tomato, husk	50
Kale	75	Turnip	80
Kohlrabi	75	Watermelon	70
Leek	60		

*Including hard seeds.

WALTER of Marshall.

On motion by McFarlane of Black Hawk, the House adjourned until 9:00 a.m., Tuesday, March 25, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 25, 1947.

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

Prayer was offered by the Reverend Walter R. Ross, pastor of the Congregational church of Eagle Grove, Iowa.

Journal of March 24 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Nielsen of Pottawattamie on request of Hicklin of Louisa; Hedin of Scott on request of Schwengel of Scott.

PRESENTATION OF VISITORS

Moore of Butler presented to the House, twenty-one pupils from the Shell Rock schools and their superintendent, Everett V. Manchester.

Schwengel of Scott presented to the House the Honorable Hazel A. McCaskrin, member of the Illinois General Assembly.

Noble of Harrison introduced to the House the Honorable Hugh J. Tamisiea, former member of the House.

Smith of Clayton introduced to the House, Owen Snively; Walter Frederick, Jr.; C. E. Thomas; Bob McLeese; and Mr. Manus and Mr. Palas, school superintendents from Clayton county.

Hicklin of Louisa arose under the question of personal privilege and extended the greetings of the House to Scott of Appanoose on the occasion of his birthday. Burkman led the House in song.

LETTER OF APPRECIATION

TO THE CHIEF CLERK:

The floral expression of sympathy by the Chief Clerk, his assistants, the sergeants-at-arms, doorkeepers, pages and others will always be held in grateful remembrance by members of the Leonard Parkins family.

Signed: MRS. LEONARD PARKINS.

PETITIONS

Nelson of Woodbury and Van Eaton of Woodbury presented a petition urging support of House File 75.

Referred to committee on ways and means.

Nelson of Woodbury presented a petition signed by sixty-six residents of Sioux City, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented six petitions from residents of Des Moines, Carlisle and West Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented a petition signed by 490 members of Local 991 United Auto Workers of Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented a petition signed by 287 members of Branch 50 Hosiery Workers of Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented a petition signed by fifty-six members of United Auto Workers Local 562 of Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented petitions signed by twenty-eight members of Local 2402 and ninety members of Local 2071 United Steel Workers of America of Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented a petition signed by eighty members of United Bakery and Biscuit Workers Local 572 of Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented petitions from nine members of IUMM&SW Local 175 and 150 members of IUMM&SW Local 432 both of West Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented a petition signed by eighty members of Textile Workers Union of America Local 312 of Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented a petition signed by 359 members of United Rubber Workers of America Local 164 of Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented a petition signed by 190 members of United Rubber Workers of America Local 310 of Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented a petition signed by twenty-one members of Amalgamated Clothing Workers of America Local 358 of Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Burkman of Polk presented a petition signed by 495 members of United Packing House Workers of America Local 89 of Des Moines, protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Schwengel of Scott presented a resolution from the McKinley School Parent-Teachers Association of Des Moines, urging support of House File 93.

Referred to committee on schools and textbooks.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 412, 413, 414, 415, Senate Files 166, 167, 170, 219, 411, 412, 413, 414, 415, 419 and 420, under Rule 72.

REPORTS OF COMMITTEES

Olson of Mitchell, from the committee on public lands and buildings, submitted the following report:

MR. SPEAKER: Your committee on public lands and buildings to whom was referred House File 453, a bill for an act to provide for the opening and construction of a paved roadway and sidewalk from the state capitol grounds and appropriating funds to pay the cost 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.

ALLERT G. OLSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on public lands and buildings to whom was referred House File 411, a bill for an act to authorize the purchase and condemnation of certain property in the city of Des Moines for the use of the Iowa liquor control commission and to provide 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.

ALLERT G. OLSON, *Chairman.*

Steinberg of Story, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred Senate File 184, a bill for an act to amend section seven hundred fifty-five point four (755.4), Code 1946, 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.

ALBERT STEINBERG, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 1 to whom was referred House File 450, a bill for an act to amend section two hundred thirty-two point thirty-five (232.35), Code 1946, relating to the establishment of detention homes, begs leave to report it has had the same under consid-

eration 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 judiciary 1 to whom was referred Senate File 164, a bill for an act to amend chapter two hundred forty-seven (247), Code 1946, relating to paroles, begs leave to report it 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 judiciary 1 to whom was referred House File 340, a bill for an act to amend section 638.27, Code 1946, relating to compensation affidavits of executors, administrators, guardians, trustees, receivers, or 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:

Amend House File 340 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section six hundred thirty-eight point twenty-seven (638.27), Code 1946, is amended by inserting after the first "with" in line seventeen (17) the following words: 'a regular and bona fide partner or with'."

ALBERT STEINBERG, *Chairman.*

Bass of Montgomery, from the committee on liquor control, submitted the following report:

MR. SPEAKER: Your committee on liquor control to whom was referred House File 447, a bill for an act to amend chapter one hundred twenty-four (124), Code of Iowa, 1946, relating to beer and malt liquors, extending the illegality thereof to certain territory and providing for petitions and elections in all 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 do pass.

ELMER A. BASS, *Chairman.*

Robinson of Delaware, 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 18, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to motor vehicles and law of road, begs leave to report it 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.

GLENN E. ROBINSON, *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 325, a bill for an act to legalize and validate proceedings authorizing and providing for the issuance, sale and delivery of bridge bonds by Muscatine county and provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of such 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.

TED SLOANE, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 2 to whom was referred Senate File 204, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of park bonds by the city of Cedar Rapids, 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.*

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House Joint Resolution 3, providing for the acquisition of a home for the Governor of the state of Iowa, the appointment of a committee in relation thereto, and prescribing its powers and providing for an appropriation for that 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 be amended as follows, and when so amended the bill do pass:

Amend House Joint Resolution 3, section one (1) lines three and four (3 and 4) by changing the words and figures fifty thousand dollars (\$50,000.00) thereof to read seventy-five thousand dollars (\$75,000.00).

HARRY E. WEICHMAN, *Chairman.*

INTRODUCTION OF BILLS

House File 499, by committee on tax revision, a bill for an act relating to procedure for the assessment of property and the collection of taxes in any city acting under special charter which levies and collects its own taxes and having a population of more than sixty thousand (60,000).

Read first time and passed on file.

HOUSE CONCURRENT RESOLUTION 18

Be It Resolved by the House, the Senate Concurring: That the Fifty-second (52nd) General Assembly adjourn sine die at 5:00 o'clock p.m., on Friday, April 11, 1947.

Laid over under Rule 34.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTIONS

Schwengel of Scott called up House Concurrent Resolution 16 found on page 895 of the Journal of March 24 and moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee: Schwengel of Scott, Bloom of Webster and Lawrence of Wapello.

Van Eaton of Woodbury called up House Concurrent Resolution 17 found on page 896 of the Journal of March 24 and moved its adoption.

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 299, a bill for an act making appropriation to defray expense of inaugural ceremonies.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 381, a bill for an act to require licensing, inspection and regulation of nursing homes, and providing for regulations, enforcement procedures and penalties.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 425, a bill for an act relating to the care and custody of epileptic and feeble-minded persons.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 438, a bill for an act relating to tenure of office of chief executive officers of board of control institutions.

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 the Iowa Soldiers' Orphans' Home and to the Iowa Juvenile Home.

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 rules established for all institutions under the jurisdiction or supervision of the board of control.

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 the government and management of institutions 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 130, a bill for an act relating to the allowance to institutions for receiving and caring for neglected, dependent and delinquent children.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 282, a bill for an act relating to the investment of public funds by the treasurer of state.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 279, a bill for an act relating to payments made under the Workmen's Compensation law.

Also: That the Senate has concurred in the House amendment to and passed Senate File 138, a bill for an act relating to the grading and filling of lands under the control of the dock board in cities and towns.

Also: That the Senate has concurred in the House amendments to and passed Senate File 192, a bill for an act relating to group insurance.

Also: That the Senate has concurred in the House amendment to and passed Senate File 46, a bill for an act relating to the office of county assessor and city assessor; providing for the establishment of county boards of review; and providing for equalization of assessments of real and personal property.

Also: That the Senate has concurred in the House amendment to and passed Senate File 137, a bill for an act relating to self-liquidating improvements, and providing that the provisions of said chapter relating to borrowing money and issuing revenue bonds be applicable to chapter three hundred eighty-four (384), Code 1946.

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

House File 106, a bill for an act relating to workmen's compensation; to increase the maximum weekly benefit amount; to increase allowances for certain professional, hospital and nursing services; and to authorize waivers by certain disabled persons under certain conditions.

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

House File 482, a bill for an act relating to hunting and fishing license fees.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENTS TO HOUSE FILE 106

Amend House File 106 as follows:

1. By inserting the words "and ambulance charges" after the word "nurses" in line 7 of section 1.
2. By inserting at the end of section 1 the following:
"Sec. 2. Section eighty-five point twenty-seven (85.27), Code 1946, is hereby amended by striking from line seven the word 'six' and inserting in lieu thereof the word 'eight'."
3. By adding a new paragraph after Section 1 in line 8 as follows:
"Section eighty-five point twenty-seven (85.27), Code 1946, is hereby amended by adding after the comma (,) following 'chiropractic' in line three (3) the words 'or other legal remedial care and treatment'."
4. Further amend by renumbering the remaining sections.

SENATE AMENDMENTS TO HOUSE FILE 482

Amend House File 482 as follows:

1. By inserting after section 1 as section 2 the following:
"Sec. 2. If any state by law prohibits the issuance of a hunting or fishing license to residents of this state, or if any state by law permits the issuance of a hunting or fishing license, but in so doing limits or restricts the privileges of residents of this state more than it limits or restricts the privileges of its own residents, no hunting or fishing license, or combined hunting and fishing license, shall be issued in this state to the residents of such state."
2. Further amend by renumbering the remaining section.
3. By inserting the word "Rake" following the word "the" in line 3 of section 2.
4. By striking the word "Rake" in line 4 of section 2 and inserting in lieu thereof the word "Thompson".

SENATE MESSAGES CONSIDERED

Senate File 279, a bill for an act to amend section eighty-five point twenty-two (85.22), Code 1946, by adding at the end thereof a separate paragraph prescribing the force and effect for subrogation purposes under the Workmen's Compensation Law of payments made unto an injured employee, his guardian, parent, next friend, or legal representative, by any third party, his or its principal or agent liable for, connected with, or involved in causing the injury to such employee.

Read first time and referred to committee on social security.

Senate File 282, a bill for an act to amend sections four hundred fifty-two point ten (452.10), four hundred fifty-two point eleven (452.11), four hundred fifty-two point twelve (452.12), and four hundred fifty-three point one (453.1), Code 1946, relating to the investment of public funds by the treasurer of state.

Read first time and referred to committee on departmental affairs.

CONSIDERATION OF SENATE AMENDMENT

House File 482, a bill for an act to amend section one hundred ten point one (110.1), Code 1946, relating to hunting and fishing license fees, with Senate amendment, was taken up for consideration, and the amendment read and considered.

SENATE AMENDMENTS TO HOUSE FILE 482

Amend House File 482 as follows:

1. By inserting after section 1 as section 2 the following:

"Sec. 2. If any state by law prohibits the issuance of a hunting or fishing license to residents of this state, or if any state by law permits the issuance of a hunting or fishing license, but in so doing limits or restricts the privileges of residents of this state more than it limits or restricts the privileges of its own residents, no hunting or fishing license, or combined hunting and fishing license, shall be issued in this state to the residents of such state."

2. Further amend by renumbering the remaining section.

3. By inserting the word "Rake" following the word "the" in line 3 of section 2.

4. By striking the word "Rake" in line 4 of section 2 and inserting in lieu thereof the word "Thompson".

Klemesrud of Winnebago moved the House concur in the Senate amendments to House File 482.

Motion prevailed and the House concurred in Senate amendments.

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, 82:

Ainsworth	Bass	Boothby	Bryson
Anderson	Beman	Brown of	Burkman
Avery	Bents	Mahaska	Butler
Baker	Bloom	Brown of Monona	Datisman

Davis	Kerr	Nelson of	Smith of
De Groot	Kester	Buchanan	Des Moines
Duffy	Kilpatrick	Nicholas	Smith of Madison
Eckels	Klemesrud	Noble	Strawman
Edwards	Knickerbocker	Norland	Troeger
Fiene	Koch	Pieper	Turner
Fimmen	Kosek	Poston	Utzig
Fletcher	Krall	Prange	Walker
Frei	Kruse	Putney	Walter of
Fulk	Langland	Rankin	Marshall
Gannaway	Lawrence	Redman	Watson
Good	Long	Reed	Weichman
Graham	Lynes	Robinson	Weiss
Hendrix	McEleney	Saylor	Wellington
Hinrichs	McFarlane	Schwengel	Williams
Humbert	Moore	Shepard	Wilson
Huston	Morrissey	Sloane	Mr. Speaker
Ingalls		Smith of Clayton	

The nays were, 6:

Loss	Lundy	Nelson of	Patrick
Lucken		Woodbury	Scott

Absent or not voting, 20:

Beardsley	Hicklin	Nielsen	Stevens
Bockwoldt	King	Olson	Tesmer
Donohue	Landsness	Robb	Van Eaton
Duffield	Mills	Siefkas	Walter of
Hansen	Neal	Steinberg	Pottawattamie
Hedin			

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

CONSIDERATION OF BILLS

House File 49, 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.

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, 85:

Ainsworth	Beman	Brown of Monona	Donohue
Anderson	Bents	Bryson	Duffield
Avery	Bloom	Burkman	Eckels
Baker	Bockwoldt	Datisman	Fiene
Bass	Brown of	Davis	Fletcher
Beardsley	Mahaska	De Groot	Fulk

Gannaway	Krall	Nelson of	Steinberg
Good	Kruse	Woodbury	Stevens
Graham	Landsness	Nicholas	Strawman
Hansen	Langland	Noble	Tesmer
Hicklin	Lawrence	Olson	Troeger
Hinrichs	Loss	Pieper	Turner
Humbert	Lucken	Poston	Utzig
Huston	Lynes	Rankin	Walter of
Ingalls	McEleney	Robinson	Pottawattamie
Kerr	McFarlane	Saylor	Watson
Kester	Mills	Schwengel	Weichman
Kilpatrick	Moore	Shepard	Weiss
King	Morrissey	Siefkas	Wellington
Klemesrud	Neal	Smith of Clayton	Williams
Knickerbocker	Nelson of	Smith of	Wilson
Koch	Buchanan	Des Moines	Mr. Speaker
Kosek		Smith of Madison	

The nays were, 3:

Boothby	Butler	Walker
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Absent or not voting, 20:

Duffy	Long	Prange	Scott
Edwards	Lundy	Putney	Sloane
Fimmen	Nielsen	Redman	Van Eaton
Frei	Norland	Reed	Walter of
Hedin	Patrick	Robb	Marshall
Hendrix			

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

House File 494, a bill for an act to appropriate from the general fund of the state of Iowa for biennium beginning July 1, 1947, and ending June 30, 1949, for maintenance and up-keep on buildings of the state capitol, 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, 94:

Ainsworth	Burkman	Graham	Kosek
Anderson	Butler	Hansen	Krall
Avery	Datisman	Hendrix	Kruse
Baker	Davis	Hicklin	Landsness
Bass	De Groote	Hinrichs	Langland
Beardsley	Donohue	Huston	Lawrence
Beman	Duffield	Ingalls	Long
Bents	Eckels	Kerr	Loss
Bockwoldt	Edwards	Kester	Lucken
Boothby	Fiene	Kilpatrick	Lynes
Brown of	Fimmen	King	McEleney
Mahaska	Fletcher	Klemesrud	Mills
Brown of Monona	Fulk	Knickerbocker	Moore
Bryson	Gannaway	Koch	Morrissey

Neal	Rankin	Smith of	Walker
Nelson of	Redman	Des Moines	Walter of
Buchanan	Reed	Smith of Madison	Pottawattamie
Nelson of	Robinson	Steinberg	Watson
Woodbury	Saylor	Stevens	Weichman
Nicholas	Schwengel	Strawman	Weiss
Norland	Scott	Tesmer	Wellington
Olson	Shepard	Troeger	Williams
Pieper	Siefkas	Turner	Wilson
Poston	Sloane	Utzig	Mr. Speaker
Putney	Smith of Clayton	Van Eaton	

The nays were: none.

Absent or not voting, 14:

Bloom	Hedin	Nielsen	Robb
Duffy	Humbert	Noble	Walter of
Frei	Lundy	Patrick	Marshall
Good	McFarlane	Prange	

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

Senate File 411, a bill for an act to amend chapter two hundred eighteen (218), Code 1946, providing that the board of control shall employ a director of mental institutions, a director of corrective institutions, a director of child welfare and a director of industries, setting forth their qualifications and their duties and responsibilities, with report of committee recommending passage, was taken up for consideration.

Lawrence of Wapello offered the following amendment proposed by her and moved its adoption:

Amend Senate File 411 by adding the following as a new section preceding section eight (8) and by renumbering the following sections:

"In each congressional district of the state, in which is located one or more institutions under supervision of the board of control, there is hereby created a citizens' advisory committee composed of five electors, no more than three of whom shall be members of the same political party. Said committee in each congressional district shall be appointed by the members of the general assembly residing in such district, however members of the general assembly shall be ineligible for appointment.

Each member shall hold office for a period of six years commencing on July 1 of the year of his appointment, except that of the members of the first of such committees appointed in each district one shall hold office for two years, two shall hold office for four years, and two shall hold office for six years. All regular appointments shall be made prior to thirty days following adjournment of each regular session of the general assembly. Vacancies shall be filled by appointment at any time.

Each committee shall meet and organize by selection of a chairman on the second Monday in July of each odd-numbered year.

The duties of the citizens' advisory committee shall be to serve in an advisory capacity only to the board of control. They shall inspect each

institution in the district not less than once each quarter and oftener if desired, however each inspection shall be unannounced prior thereto. Individual members of the citizens advisory committee may make separate inspections at any time and no member shall be denied admission to any institution in the district at any time nor to any part of such institution. Neither the committee nor any member thereof shall make suggestions to any officer or employee at any institution but such suggestions shall, in each instance, be made directly to the board of control in writing. Members of the citizens advisory committee shall receive no compensation except that they shall receive mileage reimbursement as provided by law for state officers and the chairmen shall be allowed a per diem of ten dollars per day on trips to the state capitol to confer with the board of control. The chairmen shall meet at least three times each year with the board of control at such times as said board shall direct and oftener if called by said board."

Further amend said Senate File 411 by correcting the title to conform to the foregoing amendment.

Lawrence of Wapello offered the following amendment to the amendment and moved its adoption:

Amend line twenty (20) by striking the period (.) and inserting the following: "the first meeting shall be upon the call of the Governor, at a place and time within the congressional district, and at a time designated by him".

Amendment to the amendment adopted.

Turner of Mills moved the previous question on the Lawrence amendment.

Motion prevailed.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 24:

Ainsworth	De Groote	Lundy	Schwengel
Bloom	Gannaway	Morrissey	Shepard
Brown of	Hicklin	Norland	Troeger
Mahaska	Humbert	Olson	Utzig
Brown of Monona	Ingalls	Prange	Van Eaton
Burkman	Lawrence	Rankin	Walker
Davis			

The nays were, 75:

Anderson	Bryson	Frei	Kilpatrick
Avery	Butler	Fulk	King
Baker	Datman	Good	Klemesrud
Bass	Donohue	Graham	Knickerbocker
Beardsley	Duffy	Hendrix	Koch
Beman	Edwards	Hinrichs	Kosek
Bents	Fiene	Huston	Krall
Bockwoldt	Fimmen	Kerr	Kruse
Boothby	Fletcher	Kester	Landsness

Long	Nelson of	Saylor	Turner
Loss	Woodbury	Scott	Walter of
Lucken	Nicholas	Siefkas	Marshall
Lynes	Noble	Sloane	Walter of
McEleney	Patrick	Smith of Clayton	Pottawattamie
McFarlane	Pieper	Smith of	Watson
Mills	Poston	Des Moines	Weichman
Moore	Putney	Smith of Madison	Wellington
Neal	Redman	Steinberg	Williams
Nelson of	Reed	Stevens	Wilson
Buchanan	Robb	Strawman	Mr. Speaker

Absent or not voting, 9:

Duffield	Hedin	Nielsen	Tesmer
Eckels	Langland	Robinson	Weiss
Hansen			

Amendment lost.

Smith of Clayton offered the following amendment and moved its adoption:

Amend by striking all of section two (2) and inserting in lieu thereof the following: "The director of mental institutions shall be a reputable physician and psychiatrist. He shall be admitted to the practice of medicine in this state and shall have at least five years actual experience in the care and treatment of persons afflicted with mental disease."

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, 104:

Ainsworth	Duffy	Klemesrud	Nelson of
Anderson	Eckels	Knickerbocker	Woodbury
Avery	Edwards	Koch	Nicholas
Baker	Fiene	Kosek	Noble
Bass	Fimmen	Krall	Olson
Beardsley	Fletcher	Kruse	Patrick
Beman	Frei	Landsness	Pieper
Bents	Fulk	Langland	Poston
Bloom	Gannaway	Lawrence	Prange
Bockwoldt	Good	Long	Putney
Boothby	Graham	Loss	Rankin
Brown of	Hansen	Lucken	Redman
Mahaska	Hendrix	Lundy	Reed
Brown of Monona	Hicklin	Lynes	Robb
Bryson	Hinrichs	McEleney	Robinson
Burkman	Humbert	McFarlane	Saylor
Butler	Huston	Moore	Schwengel
Datisman	Ingalls	Morrissey	Scott
Davis	Kerr	Neal	Shepard
De Groote	Kester	Nelson of	Siefkas
Donohue	Kilpatrick	Buchanan	Sloane
Duffield	King		Smith of Clayton

Smith of	Tesmer	Walter of	Weiss
Des Moines	Troeger	Marshall	Wellington
Smith of Madison	Turner	Walter of	Williams
Steinberg	Utzig	Pottawattamie	Wilson
Stevens	Van Eaton	Watson	Mr. Speaker
Strawman	Walker	Weichman	

The nays were: none.

Absent or not voting, 4:

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

Senate File 70, a bill for an act to transfer the supervision of the state sanatorium from the board of control to the board of education, with report of committee recommending passage, was taken up for consideration.

Strawman of Jones moved that the bill be read a last time now and placed 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:

Ainsworth	Fletcher	Lynes	Sloane
Anderson	Frei	McEleney	Smith of Clayton
Baker	Fulk	Mills	Smith of
Bass	Gannaway	Moore	Des Moines
Beardsley	Good	Morrissey	Smith of Madison
Beman	Hendrix	Neal	Stevens
Bents	Hinrichs	Nelson of	Strawman
Bloom	Humbert	Woodbury	Tesmer
Bockwoldt	Ingalls	Noble	Troeger
Boothby	Kerr	Norland	Turner
Brown of Monona	Kester	Olson	Utzig
Bryson	Kilpatrick	Patrick	Walker
Burkman	King	Pieper	Walter of
Butler	Klemesrud	Poston	Marshall
Datisman	Knickerbocker	Prange	Walter of
Davis	Koch	Rankin	Pottawattamie
De Groote	Kosek	Redman	Watson
Donohue	Krall	Reed	Weichman
Duffield	Kruse	Robinson	Weiss
Duffy	Landsness	Saylor	Wellington
Eckels	Langland	Schwengel	Williams
Edwards	Lawrence	Shepard	Wilson
Fiene	Long	Siefkas	Mr. Speaker
Fimmen	Loss		

The nays were: none.

Absent or not voting, 18:

Avery	Hedin	McFarlane	Putney
Brown of	Hicklin	Nelson of	Robb
Mahaska	Huston	Buchanan	Scott
Graham	Lucken	Nicholas	Steinberg
Hansen	Lundy	Nielsen	Van Eaton

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

Senate File 217, a bill for an act to amend section two hundred twenty-two point thirty-six (222.36), Code 1946, to provide for the parole of feebleminded inmates from state institutions under the board of control, with report of committee recommending passage, was taken up for consideration.

Huston of Washington moved that the bill be read a last time now and placed 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	Lynes	Siefkas
Avery	Frei	McEleney	Sloane
Baker	Fulk	Mills	Smith of Clayton
Bass	Gannaway	Moore	Smith of
Beardsley	Good	Morrissey	Des Moines
Beman	Hendrix	Neal	Smith of Madison
Bents	Hinrichs	Nelson of	Steinberg
Bloom	Humbert	Buchanan	Stevens
Bockwoldt	Huston	Nelson of	Strawman
Boothby	Ingalls	Woodbury	Tesmer
Brown of	Kerr	Nicholas	Troeger
Mahaska	Kester	Noble	Turner
Brown of Monona	Kilpatrick	Norland	Utzig
Bryson	King	Olson	Walker
Burkman	Klemesrud	Patrick	Walter of
Butler	Knickerbocker	Pieper	Marshall
Datisman	Koch	Poston	Walter of
Davis	Kosek	Rankin	Pottawattamie
De Groot	Krall	Redman	Watson
Donohue	Kruse	Reed	Weichman
Duffield	Landness	Robinson	Weiss
Duffy	Langland	Saylor	Wellington
Eckels	Lawrence	Schwengel	Williams
Edwards	Long	Scott	Wilson
Fiene	Loss	Shepard	Mr. Speaker
Fimmen	Lucken		

The nays were: none.

Absent or not voting, 12:

Ainsworth	Hedin	McFarlane	Putney
Graham	Hicklin	Nielsen	Robb
Hansen	Lundy	Prange	Van Eaton

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

Senate File 219, a bill for an act to amend section two hundred nineteen point fourteen (219.14), Code 1946, relating to contribu-

ing to own support in the soldiers' 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, 97:

Ainsworth	Fletcher	Loss	Siefkas
Anderson	Frei	Lucken	Sloane
Avery	Fulk	Lynes	Smith of Clayton
Baker	Gannaway	McEleney	Smith of
Bass	Good	McFarlane	Des Moines
Beardsley	Graham	Mills	Smith of Madison
Beman	Hansen	Moore	Steinberg
Bents	Hendrix	Morrissey	Stevens
Bloom	Hickin	Neal	Strawman
Bockwoldt	Hinrichs	Nelson of	Tesmer
Boothby	Humbert	Buchanan	Troeger
Brown of	Huston	Nelson of	Turner
Mahaska	Ingalls	Woodbury	Utzig
Brown of Monona	Kerr	Nicholas	Walker
Bryson	Kester	Noble	Walter of
Burkman	Kilpatrick	Norland	Marshall
Butler	King	Patrick	Walter of
Datisman	Klemesrud	Pieper	Pottawattamie
Davis	Knickerbocker	Poston	Watson
De Groote	Koch	Putney	Weichman
Donohue	Kosek	Rankin	Weiss
Duffy	Krall	Redman	Wellington
Eckels	Kruse	Reed	Williams
Edwards	Langland	Robinson	Wilson
Fiene	Lawrence	Saylor	Mr. Speaker
Fimmen	Long	Schwengel	

The nays were: none.

Absent or not voting, 11:

Duffield	Lundy	Prange	Shepard
Hedin	Nielsen	Robb	Van Eaton
Landsness	Olson	Scott	

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

Senate File 170, a bill for an act to amend chapter two hundred twenty-nine (229), Code 1946, relating to the admission and discharge of insane persons, with report of committee recommending passage, was taken up for consideration.

Beardsley of Warren moved that the bill be read a last time now and placed 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:

Ainsworth	Fletcher	McEleney	Shepard
Anderson	Frei	McFarlane	Siefkas
Avery	Fulk	Mills	Sloane
Baker	Gannaway	Moore	Smith of Clayton
Bass	Good	Morrissey	Smith of
Beardsley	Graham	Neal	Des Moines
Beman	Hansen	Nelson of	Smith of Madison
Bents	Hendrix	Buchanan	Steinberg
Bloom	Hinrichs	Nelson of	Stevens
Bockwoldt	Humbert	Woodbury	Strawman
Boothby	Huston	Nicholas	Tesmer
Brown of	Kerr	Noble	Troeger
Mahaska	Kester	Norland	Turner
Brown of Monona	Kilpatrick	Olson	Utzig
Bryson	King	Patrick	Walker
Burkman	Klemesrud	Pieper	Walter of
Butler	Knickerbocker	Poston	Marshall
Datisman	Koch	Prange	Walter of
Davis	Kosek	Putney	Pottawattamie
De Groote	Krall	Rankin	Watson
Donohue	Kruse	Redman	Weichman
Duffield	Langland	Reed	Weiss
Duffy	Lawrence	Robinson	Wellington
Eckels	Long	Saylor	Williams
Edwards	Lucken	Schwengel	Wilson
Fiene	Lynes	Scott	Mr. Speaker
Fimmen			

The nays were: none.

Absent or not voting, 9:

Hedin	Landsness	Lundy	Robb
Hicklin	Loss	Nielsen	Van Eaton
Ingalls			

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

House File 263, a bill for an act to amend section three hundred thirty-seven point eleven (337.11), Code 1946, relating to boarding prisoners, with report of committee recommending amendment and passage, was taken up for consideration.

Eckels of Hancock offered the following amendment proposed by the committee and moved its adoption:

Amend House File 263, Sec. 1 (1), line four (4), the words "Thirty-five" and inserting therein the word "thirty".

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, 99:

Ainsworth	Frei	Lucken	Shepard
Anderson	Fulk	Lundy	Siefkas
Avery	Gannaway	Lynes	Sloane
Baker	Good	McEleney	Smith of Clayton
Bass	Graham	McFarlane	Smith of
Beardsley	Hansen	Mills	Des Moines
Beman	Hendrix	Moore	Smith of Madison
Bents	Hicklin	Morrissey	Steinberg
Bloom	Hinrichs	Nelson of	Stevens
Bockwoldt	Humbert	Buchanan	Strawman
Boothby	Ingalls	Nelson of	Tesmer
Brown of	Kerr	Woodbury	Troeger
Mahaska	Kester	Nicholas	Turner
Brown of Monona	Kilpatrick	Noble	Utzig
Burkman	King	Norland	Walker
Butler	Klemesrud	Olson	Walter of
Datisman	Knickerbocker	Patrick	Marshall
Davis	Koch	Pieper	Walter of
De Groot	Kosek	Poston	Pottawattamie
Donohue	Krall	Prange	Watson
Duffield	Kruse	Rankin	Weichman
Duffy	Landsness	Redman	Weiss
Eckels	Langland	Reed	Wellington
Edwards	Lawrence	Saylor	Williams
Fiene	Long	Schwengel	Wilson
Fimmen	Loss	Scott	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 9:

Bryson	Neal	Putney	Robinson
Hedin	Nielsen	Robb	Van Eaton
Huston			

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

Senate File 166, a bill for an act to amend section two hundred twenty-six point thirty-two (226.32), Code 1946, relating to the discharge and removal of incurable and harmless patients from the state hospitals for the insane, with report of committee recommending passage, was taken up for consideration.

On the question "Shall the bill pass?"

Lawrence 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.

The ayes were, 95:

Anderson	Bass	Bents	Boothby
Avery	Beardsley	Bloom	Brown of
Baker	Beman	Bockwoldt	Mahaska

Brown of Monona	Humbert	Morrissey	Sloane
Bryson	Huston	Neal	Smith of Clayton
Burkman	Ingalls	Nelson of	Smith of
Butler	Kerr	Buchanan	Des Moines
Datisman	Kester	Nelson of	Smith of Madison
Davis	Kilpatrick	Woodbury	Steinberg
De Groote	King	Nicholas	Stevens
Donohue	Klemesrud	Norland	Strawman
Duffield	Knickerbocker	Olson	Tesmer
Duffy	Koch	Patrick	Turner
Eckels	Kosek	Pieper	Utzig
Edwards	Krall	Poston	Walker
Fiene	Kruse	Prange	Walter of
Fimmen	Landsness	Putney	Marshall
Fletcher	Langland	Rankin	Walter of
Frei	Lawrence	Redman	Pottawattamie
Gannaway	Long	Reed	Watson
Good	Loss	Robinson	Weiss
Graham	Lucken	Saylor	Wellington
Hansen	Lundy	Schwengel	Williams
Hendrix	Lynes	Shepard	Wilson
Hicklin	McEleney	Siefkas	Mr. Speaker
Hinrichs			

The nays were: none.

Absent or not voting, 13:

Ainsworth	Mills	Noble	Troeger
Fulk	Moore	Robb	Van Eaton
Hedin	Nielsen	Scott	Weichman
McFarlane			

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 amend section two hundred seventeen point four (217.4), Code 1946, relating to removal of members of board of control, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury moved to defer action on House File 412 and that it retain its place on the calendar.

Motion prevailed.

House File 182, a bill for an act to amend section two hundred ninety-four point six (294.6), Code 1946, relating to the minimum wage of teachers in the public schools, with report of committee recommending passage, was taken up for consideration.

Schwengel of Scott moved to defer action on House File 182 and that it retain its place on the calendar.

Motion prevailed.

Senate File 167, a bill for an act to amend section two hundred

twenty-seven point two (227.2), Code 1946, relating to the inspection of county and private hospitals for the insane, 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, 99:

Anderson	Gannaway	Lundy	Scott
Avery	Good	Lynes	Shepard
Baker	Graham	McEleney	Siefkas
Bass	Hansen	McFarlane	Sloane
Beardsley	Hendrix	Mills	Smith of Clayton
Beman	Hicklin	Moore	Smith of
Bents	Hinrichs	Morrissey	Des Moines
Bloom	Humbert	Neal	Smith of Madison
Bockwoldt	Huston	Nelson of	Steinberg
Boothby	Ingalls	Buchanan	Stevens
Brown of	Kerr	Nelson of	Strawman
Mahaska	Kester	Woodbury	Tesmer
Brown of Monona	Kilpatrick	Nicholas	Turner
Bryson	King	Norland	Utzig
Burkman	Klemesrud	Olson	Walker
Datisman	Knickerbocker	Patrick	Walter of
Davis	Koch	Pieper	Marshall
De Groote	Kosek	Poston	Walter of
Donohue	Krall	Prange	Pottawattamie
Duffield	Kruse	Rankin	Watson
Duffy	Landsness	Redman	Weichman
Eckels	Langland	Reed	Weiss
Edwards	Lawrence	Robb	Wellington
Fiene	Long	Robinson	Williams
Fimmen	Loss	Saylor	Wilson
Fletcher	Lucken	Schwengel	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 9:

Ainsworth	Hedin	Noble	Troeger
Butler	Nielsen	Putney	Van Eaton
Fulk			

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

Senate File 414, a bill for an act relating to the duties of the superintendents of the mental hospitals, with report of committee recommending passage, 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, 98:

Avery	Frei	Lucken	Shepard
Baker	Fulk	Lundy	Siefkas
Bass	Gannaway	Lynes	Sloane
Beardsley	Good	McEleney	Smith of Clayton
Beman	Graham	McFarlane	Smith of
Bents	Hansen	Mills	Des Moines
Bloom	Hendrix	Moore	Smith of Madison
Bockwoldt	Hicklin	Morrissey	Steinberg
Boothby	Hinrichs	Neal	Stevens
Brown of	Huston	Nelson of	Strawman
Mahaska	Ingalls	Buchanan	Tesmer
Brown of Monona	Kerr	Nelson of	Turner
Bryson	Kester	Woodbury	Utzig
Burkman	Kilpatrick	Nicholas	Van Eaton
Butler	King	Norland	Walker
Datisman	Klemesrud	Patrick	Walter of
Davis	Knickerbocker	Pieper	Marshall
De Groote	Koch	Poston	Walter of
Donohue	Kosek	Prange	Pottawattamie
Duffield	Krall	Putney	Watson
Duffy	Kruse	Rankin	Weichman
Eckels	Landsness	Redman	Weiss
Edwards	Langland	Reed	Wellington
Fiene	Lawrence	Saylor	Williams
Fimmen	Long	Schwengel	Wilson
Fletcher	Loss	Scott	Mr. Speaker

The nays were: none.

Absent or not voting, 10:

Ainsworth	Humbert	Olson	Robinson
Anderson	Nielsen	Robb	Troeger
Hedin	Noble		

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

Senate File 415, a bill for an act relating to qualifications of the superintendent of the state sanatorium, with report of committee recommending passage, was taken up for consideration.

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	Beardsley	Bockwoldt	Brown of Monona
Avery	Beman	Boothby	Bryson
Baker	Bents	Brown of	Burkman
Bass	Bloom	Mahaska	Butler

Datisman	Kester	Nelson of	Smith of
Davis	Kilpatrick	Buchanan	Des Moines
Donohue	King	Nelson of	Smith of Madison
Duffy	Klemesrud	Woodbury	Steinberg
Eckels	Knickerbocker	Nicholas	Stevens
Edwards	Koch	Noble	Strawman
Fiene	Kosek	Norland	Tesmer
Fimmen	Krall	Olson	Turner
Fletcher	Kruse	Patrick	Utzig
Frei	Landsness	Pieper	Van Eaton
Fulk	Langland	Poston	Walker
Gannaway	Long	Prange	Walter of
Good	Loss	Putney	Marshall
Graham	Lucken	Rankin	Walter of
Hansen	Lundy	Redman	Pottawattamie
Hendrix	Lynes	Reed	Watson
Hicklin	McEleney	Saylor	Weichman
Hinrichs	McFarlane	Schwengel	Weiss
Humbert	Mills	Scott	Wellington
Huston	Moore	Shepard	Williams
Ingalls	Neal	Siefkas	Wilson
Kerr		Sloane	Mr. Speaker
		Smith of Clayton	

The nays were: none.

Absent or not voting, 10:

Ainsworth	Hedin	Nielsen	Robinson
De Groot	Lawrence	Robb	Troeger
Duffield	Morrissey		

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

Senate File 419, a bill for an act relating to fire regulations at all institutions under the jurisdiction of the board of control, with report of committee recommending passage, was taken up for consideration.

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, 97:

Anderson	Burkman	Gannaway	King
Avery	Butler	Good	Klemesrud
Baker	Datisman	Graham	Knickerbocker
Bass	Davis	Hansen	Koch
Beardsley	Donohue	Hendrix	Kosek
Bents	Duffield	Hicklin	Krall
Bloom	Duffy	Hinrichs	Kruse
Bockwoldt	Eckels	Humbert	Landsness
Boothby	Edwards	Huston	Langland
Brown of	Fiene	Ingalls	Long
Mahaska	Fimmen	Kerr	Loss
Brown of Monona	Fletcher	Kester	Lucken
Bryson	Frei	Kilpatrick	Lundy

Lynes	Norland	Shepard	Walker
McEleney	Patrick	Siefkas	Walter of
McFarlane	Pieper	Sloane	Marshall
Mills	Poston	Smith of Clayton	Walter of
Moore	Prange	Smith of	Pottawattamie
Morrissey	Putney	Des Moines	Watson
Neal	Rankin	Smith of Madison	Weichman
Nelson of	Redman	Steinberg	Weiss
Buchanan	Reed	Stevens	Wellington
Nelson of	Robinson	Strawman	Williams
Woodbury	Saylor	Tesmer	Wilson
Nicholas	Schwengel	Turner	Mr. Speaker
Noble	Scott	Utzig	

The nays were: none.

Absent or not voting, 11:

Ainsworth	Fulk	Nielsen	Troeger
Beman	Hedin	Olson	Van Eaton
De Groot	Lawrence	Robb	

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

Senate File 420, a bill for an act relating to convict labor, with report of committee recommending passage, was taken up for consideration.

Beardsley of Warren moved that the bill be read a last time now and placed 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	Edwards	Krall	Pieper
Avery	Fiene	Kruse	Poston
Baker	Fimmen	Landsness	Prange
Bass	Fletcher	Langland	Putney
Beardsley	Frei	Long	Rankin
Beman	Gannaway	Loss	Redman
Bents	Good	Lucken	Reed
Bloom	Graham	Lundy	Robinson
Bockwoldt	Hansen	Lynes	Saylor
Boothby	Hendrix	McEleney	Schwengel
Brown of	Hicklin	Mills	Scott
Mahaska	Hinrichs	Moore	Shepard
Brown of Monona	Humbert	Morrissey	Siefkas
Bryson	Huston	Neal	Sloane
Burkman	Ingalls	Nelson of	Smith of Clayton
Butler	Kerr	Buchanan	Smith of
Datisman	Kester	Nelson of	Des Moines
Davis	Kilpatrick	Woodbury	Smith of Madison
De Groot	King	Nicholas	Steinberg
Donohue	Klemesrud	Noble	Strawman
Duffield	Knickerbocker	Norland	Tesmer
Duffy	Koch	Olson	Troeger
Eckels	Kosek	Patrick	Turner

Utzig	Walter of	Weichman	Williams
Walker	Pottawattamie	Weiss	Wilson
Walter of	Watson	Wellington	Mr. Speaker
Marshall			

The nays were: none.

Absent or not voting, 9:

Ainsworth	Lawrence	Nielsen	Stevens
Fulk	McFarlane	Robb	Van Eaton
Hedin			

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

SENATE FILE 440 SUBSTITUTED FOR HOUSE FILE 498

Williams of Van Buren asked and obtained unanimous consent to substitute Senate File 440 for House File 498.

Senate File 440, a bill for an act to legalize and validate the special election and the proceedings authorizing and providing for the issuance, sale and delivery of County Hospital Bonds by Van Buren county, 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 county, 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, 96:

Ainsworth	Duffield	King	Nelson of
Anderson	Duffy	Klemesrud	Buchanan
Avery	Eckels	Knickerbocker	Nelson of
Baker	Edwards	Koch	Woodbury
Bass	Fiene	Kosek	Noble
Beardsley	Fimmen	Krall	Norland
Beman	Fletcher	Kruse	Patrick
Bents	Fulk	Landsness	Pieper
Bloom	Gannaway	Langland	Poston
Boothby	Good	Lawrence	Prange
Brown of	Graham	Long	Putney
Mahaska	Hendrix	Loss	Rankin
Brown of Monona	Hicklin	Lucken	Redman
Bryson	Hinrichs	Lundy	Reed
Burkman	Humbert	Lynes	Robinson
Butler	Huston	McEleney	Saylor
Datisman	Ingalls	McFarlane	Schwengel
Davis	Kerr	Mills	Scott
De Groote	Kester	Moore	Shepard
Donohue	Kilpatrick	Morrissey	Siefkas

Sloane	Stevens	Utzig	Weiss
Smith of Clayton	Strawman	Walter of	Wellington
Smith of	Tesmer	Marshall	Williams
Des Moines	Troeger	Watson	Wilson
Smith of Madison	Turner	Weichman	Mr. Speaker
Steinberg			

The nays were: none.

Absent or not voting, 12:

Bockwoldt	Neal	Olson	Walker
Frei	Nicholas	Robb	Walter of
Hansen	Nielsen	Van Eaton	Pottawattamie
Hedin			

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

House File 245, a bill for an act to amend chapter five hundred thirty-three (533), Code 1946, relating to credit unions, with report of committee recommending passage, was taken up for consideration.

Nicholas of Cerro Gordo offered the following amendment proposed by him and moved its adoption:

Amend section twenty-one (21) line three (3) by striking the word "section" and inserting the words "Sections ten (10) and".

Amendment adopted.

Reed of Jefferson offered the following amendment and moved its adoption:

Amend section eight (8), line twenty-eight (28), by striking the word and figure "twenty (20)" and inserting in lieu thereof the words and figure "twelve and one-half (12½)".

Further amend section eight (8), line thirty (30), by striking the word and figure "twenty (20)" and inserting in lieu thereof the words and figure "twelve and one-half (12½)".

Amendment adopted.

Nicholas of Cerro Gordo moved that the bill be read a last time now and placed 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:

Ainsworth	Beman	Brown of Monona	Duffield
Anderson	Bents	Burkman	Duffy
Avery	Bloom	Datisman	Eckels
Baker	Boothby	Davis	Edwards
Bass	Brown of	De Groote	Fiene
Beardsley	Mahaska	Donohue	Fletcher

Fulk	Kruse	Noble	Strawman
Gannaway	Landsness	Norland	Tesmer
Good	Langland	Patrick	Troeger
Graham	Lawrence	Pieper	Turner
Hendrix	Long	Poston	Utzig
Hicklin	Lundy	Prange	Walker
Hinrichs	Lynes	Putney	Walter of
Humbert	McEleney	Rankin	Marshall
Ingalls	McFarlane	Reed	Walter of
Kerr	Mills	Saylor	Pottawattamie
Kester	Moore	Schwengel	Watson
Kilpatrick	Morrissey	Scott	Weichman
King	Neal	Shepard	Weiss
Klemesrud	Nelson of	Slcane	Wellington
Knickerbocker	Buchanan	Smith of Clayton	Williams
Koch	Nelson of	Smith of	Wilson
Kosek	Woodbury	Des Moines	Mr. Speaker
Krall	Nicholas	Steinberg	

The nays were, 4:

Butler	Fimmen	Loss	Redman
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Absent or not voting, 15:

Bockwoldt	Hedin	Olson	Smith of Madison
Bryson	Huston	Robb	Stevens
Frei	Lucken	Robinson	Van Eaton
Hansen	Nielsen	Siefkas	

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 423, a bill for an act relating to appropriations to certain persons in settlement of damages sustained due to accidents on primary roads.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 422, a bill for an act relating to appropriations for services rendered as members of Iowa Postwar Taxation Study Committee.

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 appropriations for services rendered by members of the Mental Hospital Survey Committee.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 259, a bill for an act relating to the powers and duties of the State Department of Public Instruction in connection with school transportation.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 383, a bill for an act relating to appropriations from the general fund to the state board of control fund for operating deficits.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 223, a bill for an act to permit trolling from power boats and sail boats in the four largest lakes in the state.

Also: That the Senate has concurred in the House amendment to and passed Senate File 411, a bill for an act relating to the employ of a director of mental and corrective institutions and a director of industries by 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 302, a bill for an act relating to the acceptance by the highway commission of interstate bridges.

W. J. SCARBOROUGH, *Secretary*

SENATE AMENDMENT TO HOUSE FILE 302

Amend House File 302 by inserting a comma (,) in line six (6) after the word "state", and by striking the period (.) at the end of line six (6) and adding the following: "of the bridge or its proportionate share of the total cost of maintaining the bridge."

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 140, 177, 178, 179 and 273, and House Files 40, 116, 118, 358 and 482.

LAWRENCE PUTNEY,

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 140, 177, 178, 179 and 273; and House Files 40, 116, 118, 358 and 482.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 25th day of March, 1947, sent to the Governor for his approval: House Files 40, 116, 118, 358 and 482.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

AMENDMENTS FILED

Amend Senate File 412 by striking the title thereof and substituting in lieu thereof a new title as follows: "An act to repeal Code section two hundred seventeen point four (217.4), Code 1946."

Further amend by striking all after the enacting clause and substituting in lieu thereof the following: "Code section two hundred seventeen point four (217.4) is hereby repealed."

NELSON of Woodbury.

Amend House File 193 by adding the following section:

Section 7: Section ninety-seven point thirteen (97.13), Code 1946, is amended by adding the following: "Every individual with a record of fifty (50) years or more employment by the State of Iowa or its political subdivisions, including public school districts, in work now covered by this act and who has attained the age of sixty-five (65) years, shall be entitled to benefits of twenty-five (25) dollars per month during the remaining years of the life of such individual, upon application to the Iowa Employment Security Commission and submission of proof of such employment. Payments under this section shall be made from the general fund of the state of Iowa from funds not otherwise appropriated."

HENDRIX of Muscatine.

Amend House File 93 by adding to section five (5) thereof the following: "All funds received or to be received under the provisions of this act, shall be taken into account and considered by each school district when estimating the amount required for the general fund under the express provisions of section two hundred ninety-eight point one (298.1), Code 1946, to the end that such funds shall be considered and used to replace other school taxes."

PATRICK of Sioux.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: March 25, 1947, House Files 358 and 482.

On motion of McFarlane of Black Hawk the House adjourned until 9:00 a.m., Wednesday, March 26, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 26, 1947.

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

Prayer was offered by the Reverend Floyd A. Smith, pastor of the Methodist church of Denison, Iowa.

Journal of March 25 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Hansen of Carroll on request of Wilson of Wright; Nielsen of Pottawattamie on request of Smith of Clayton.

PRESENTATION OF VISITORS

Bloom of Webster presented to the House, eighteen members of the government class of the Gowrie Consolidated School and their superintendent, Wm. N. Grimes.

Sloane of Polk presented to the House pupils from the 7A2 class of West Des Moines Junior High School and their teacher, Frances Seidel.

Burkman of Polk presented to the House, seventy-five pupils from the Bird and Grant Schools in Des Moines and their principal, R. W. Langerak.

Duffield of Guthrie presented to the House, nineteen students in the government class from Panora High School and their superintendent, L. J. Iverson.

Morrissey of Jasper presented to the House, forty-five students from the Monroe Junior High School, their superintendent, Chas. Rupert and teachers, Kathryn Bissell and Nina Wilcox.

Burkman of Polk presented to the House, Girl Scout Troop No. 80 of Des Moines and Mrs. J. D. Karns and Mrs. J. W. Sharrott of Des Moines.

DeGrootte of Humboldt introduced to the House, the Honorable W. H. Strand, former member of the House from Humboldt county.

PETITIONS

Edwards of Union presented a petition signed by fifteen members of the Lorimor Triangle Country Club urging support of House File 213.

Referred to committee on public libraries.

Smith of Clayton presented a petition signed by ninety residents of Elkader and Monona urging support of House File 156.

Referred to committee on military and veterans affairs.

Gannaway of Poweshiek presented a petition signed by seventy-seven residents of Poweshiek county urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Avery of Clay presented a petition signed by nineteen residents of Spencer urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Bloom of Webster presented a petition signed by 111 residents of Webster county urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Reed of Jefferson presented a petition signed by twenty-three residents of Batavia urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Noble of Harrison presented a petition signed by thirty-five residents of Woodbine urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Olson of Mitchell presented a petition signed by forty-eight residents of Osage urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Walter of Marshall presented a petition signed by twenty-nine residents of Marshall county urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Nicholas of Cerro Gordo presented a petition signed by forty-two residents of Clear Lake urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Eckels of Hancock presented a petition signed by twenty-two residents of Corwith urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Beman of Keokuk presented a petition signed by twenty-nine residents of Hedrick urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Davis of Fayette presented a petition signed by twenty-seven residents of Sumner and Randalia urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Wellington of Lee presented a petition signed by twenty-four residents of Montrose urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

McFarlane of Black Hawk presented a petition signed by thirty-five residents of La Porte City urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Weiss of Crawford presented a petition signed by forty-seven residents of Crawford county urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Frei of Grundy presented a petition signed by twenty-four

residents of Conrad urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Loss of Kossuth presented a petition signed by forty-eight residents of Kossuth urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Kruse of Floyd presented a petition signed by twenty-two residents of Charles City urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Fulk of Page presented a petition signed by twenty-five residents of Clarinda urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Hendrix of Muscatine presented a petition signed by fifty-six residents of Muscatine urging support of local option and opposing liquor by the drink bill.

Referred to committee on liquor control.

Smith of Madison presented a petition signed by thirty-one residents of Earlham urging support of local option and opposing liquor by the drink bill.

Referred to committee on liquor control.

Lawrence of Wapello presented a petition signed by thirty-two residents of Batavia urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Smith of Madison presented a petition signed by 100 residents of Madison county urging support of local option bills and opposing liquor by the drink bill.

Referred to committee on liquor control.

Klemesrud of Winnebago presented a petition signed by fifty-seven citizens of Winnebago county urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by 356 citizens of West Des Moines urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by the following, all urging passage of House File 93; Irving Parent Teacher Association of Dubuque; twenty-eight citizens of Des Moines; twenty-five members of the women's club of Thornton; and twelve members of the Jefferson Township School Board.

Referred to committee on schools and textbooks.

Prange of Marion presented a petition signed by 186 members of the Dallas Consolidated School District urging support of House File 93.

Referred to committee on schools and textbooks.

Noble of Harrison presented a resolution signed by members of the School Boards of Missouri Valley, Logan, Woodbine and Dunlap urging passage of House File 93.

Referred to committee on schools and textbooks.

Noble of Harrison presented a petition signed by seventy-three citizens of Woodbine urging support of Senate Files 222, 334 and House Files 248 and 447 and opposing passage of Senate File 211.

Referred to committee on liquor control.

Weichman of Benton presented a petition signed by members of the Board of Education of Clinton county urging passage of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Knickerbocker of Linn presented a petition signed by fourteen members of Johnson school, and nine members of Lincoln school in Cedar Rapids urging support of House File 193.

Referred to committee on social security.

REPORT OF COMMITTEE

Fulk of Page, 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 435, a bill for an act relating to assessing 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 do pass.

ED. W. FULK, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 340, 411, 447, 450; Senate Files 164, 184, 204, 325 and House Joint Resolution 3, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 445 and 467; House Joint Resolutions 7 and 8.

INTRODUCTION OF BILLS

House File 500, by appropriations committee, a bill for an act relating to the agricultural land credit fund.

Read first time and passed on file.

House File 501, by appropriations committee, a bill for an act to provide for an emergency appropriation for the state superintendent of public instruction, Iowa school lunch division, to permit the Iowa school lunch program to function during the remainder of the biennium.

Read first time and passed on file.

House File 502, by appropriations committee, a bill for an act providing for the crediting to the state general fund of receipts from use tax, sales, corporation and income tax, liquor control receipts and other sources of revenue.

Read first time and passed on file.

House File 503, by judiciary 2, a bill for an act to legalize proceedings of the board of supervisors of Worth county, Iowa, with respect to payment of a claim of the Northwood Fire Co., in the sum of \$165.52 arising from damage to fire truck on July 20, 1946.

Read first time and passed on file.

House File 504, by judiciary 1, a bill for an act relating to attorney's fees.

Read first time and passed on file.

House File 505, by judiciary 2, a bill for an act relating to daily expense allowances for judges of the district court.

Read first time and passed on file.

House File 506, by judiciary 2, a bill for an act to amend section two hundred thirty-three point two (233.2), Code 1946, relating to the penalty for contributing to the delinquency of a minor.

Read first time and passed on file.

House File 507, by judiciary 2, a bill for an act relating to wanton neglect on the part of a parent, making it unlawful and providing penalty therefor.

Read first time and passed on file.

House File 508, by judiciary 2, a bill for an act granting jurisdiction to juvenile courts in prosecutions arising under and by virtue of the provisions of section two hundred thirty-three point one (233.1), Code 1946.

Read first time and passed on file.

House File 509, by judiciary 2, a bill for an act to amend section two hundred thirty-two point twenty-seven (232.27), Code 1946, by adding thereto a paragraph providing power in the juvenile court to recall a juvenile committed under mandatory provisions of said section and to deal with said juvenile further thereafter.

Read first time and passed on file.

House File 510, by judiciary 2, a bill for an act to amend section two hundred thirty-two point thirty (232.30), Code 1946, by adding thereto a paragraph providing for release or discharge of a child from certain commitments by a juvenile court.

Read first time and passed on file.

House File 511, by appropriations committee, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, 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 512, by judiciary 2, a bill for an act to enable the

City of Waterloo, Iowa to increase the salaries of all non-elective city employees ten (\$10.00) dollars per month for the period commencing April 1, 1947, and ending March 31, 1948, by transfer of money from the city Sewage Disposal fund to various city funds; and by authorizing the city of Waterloo, Iowa, to raise its total estimated budget expenditure and appropriations for said period in the sum of twenty-six thousand four hundred forty (\$26,440) dollars.

Read first time and passed on file.

House File 513, by judiciary 2, a bill for an act to provide for the appointment of district probation officers, and deputies in districts comprising more than one county, or for the appointment of probation officers to act for a group of counties in such district, to be appointed by the judges of the several judicial districts to assist them in the supervision, care, custody, control and rehabilitation of persons subject to their jurisdiction including court parolees, juvenile offenders and dependent or neglected children; to fix the compensation and duties of such officers and provide for their compensation and expenses, and to permit such officers to perform like duties for courts of other districts on payment of the expense thereof by the counties of the judicial districts.

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 Senate was asked:

House File 291, a bill for an act relating to surveys and plans for secondary road construction by the board of supervisors.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 171, a bill for an act relating to the commitment and discharge of persons who are insane.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 223, a bill for an act to permit trolling from power boats and sail boats in the four largest lakes in the state.

Read first time and referred to committee on fish and game.

Senate File 259, a bill for an act to amend section two hundred

eighty-five point eight (285.8), Code 1946, relating to the powers and duties of the state department of public instruction in connection with school transportation.

Read first time and referred to committee on schools and textbooks.

Senate File 381, a bill for an act to require licensing, inspection and regulation of nursing homes as herein defined and providing for regulations, enforcement procedures and penalties.

Read first time and referred to committee on public health.

Senate File 421, a bill for an act to make appropriations to H. M. Knudson, Mason City, Iowa, Alden L. Doud, Douds, Iowa, John R. Gardner, Lisbon, Iowa, and John S. Heffner, Webster City, Iowa.

Read first time and referred to committee on appropriations.

Senate File 422, a bill for an act to make appropriations to Arch W. McFarlane, Waterloo, Iowa; A. J. Redman, Sac City, Iowa; Harry Cox, Fort Dodge, Iowa; Robert Keir, Spencer, Iowa; Fred Cromwell, Burlington, Iowa, and Frank C. Byers, Cedar Rapids, Iowa.

Read first time and referred to committee on appropriations.

Senate File 423, 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 443, a bill for an act to amend chapter 218, Code 1946, and relating to rules established for all institutions under the jurisdiction or supervision of the board of control.

Read first time and passed on file.

Senate File 171, a bill for an act to amend sections two hundred twenty-nine point five (229.5), two hundred twenty-nine point nine (229.9), two hundred twenty-nine point eleven (229.11), two hundred twenty-nine point ten (229.10), two hundred twenty-nine point fourteen (229.14), and two hundred twenty-nine point

twenty-four (229.24), and repealing section two hundred twenty-nine point thirteen (229.13), and amending section two hundred twenty-nine point seventeen (229.17), Code 1946, relating to the commitment and discharge of persons who are insane.

Read first time and passed on file.

Senate File 425, a bill for an act transferring the law relating to the Glenwood State School into the chapter relating to the Woodward Hospital and School, all relating to the care and custody of epileptic and feeble-minded persons.

Read first time and passed on file.

Senate File 442, a bill for an act relating to the Iowa Soldiers' Orphans' Home and to the Iowa Juvenile Home.

Read first time and passed on file.

Senate File 438, a bill for an act to amend sections two hundred eighteen point six (218.6), and two hundred eighteen point nine (218.9), Code 1946, relating to tenure of office of business managers, superintendents, wardens or other chief executive officers of board of control institutions.

Read first time and passed on file.

CONSIDERATION OF SENATE AMENDMENTS

House File 302, a bill for an act to amend section three hundred thirteen point thirty-two (313.32), Code 1946, relating to the acceptance by the highway commission of interstate bridges, with Senate amendment, was taken up for consideration, and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 302

Amend House File 302 by inserting a comma (,) in line six (6) after the word "state", and by striking the period (.) at the end of line six (6) and adding the following: "of the bridge or its proportionate share of the total cost of maintaining the bridge."

Long of Clinton moved the House concur in the Senate amendment to House File 302.

Motion prevailed and the House concurred in the Senate amendment to House File 302.

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, 93:

Ainsworth	Fulk	Lynes	Sloane
Avery	Gannaway	McEleney	Smith of Clayton
Baker	Good	McFarlane	Smith of
Bass	Graham	Mills	Des Moines
Beman	Hedin	Moore	Smith of Madison
Bents	Hendrix	Morrissey	Steinberg
Bloom	Hicklin	Neal	Stevens
Bockwoldt	Hinrichs	Nelson of	Strawman
Boothby	Humbert	Buchanan	Tesmer
Brown of	Huston	Noble	Troeger
Mahaska	Ingalls	Norland	Turner
Brown of Monona	Kerr	Olson	Utzig
Butler	Koster	Patrick	Walker
Datisman	Kilpatrick	Pieper	Walter of
Davis	King	Prange	Marshall
De Groote	Klemesrud	Putney	Walter of
Donohue	Knickerbocker	Rankin	Pottawattamie
Duffield	Koch	Redman	Watson
Duffy	Kosek	Reed	Weichman
Eckels	Krall	Saylor	Weiss
Edwards	Kruse	Schwengel	Wellington
Fiene	Langland	Scott	Williams
Fimmen	Long	Shepard	Wilson
Fletcher	Loss	Siefkas	Mr. Speaker
Frei	Lucken		

The nays were: none.

Absent or not voting, 15:

Anderson	Hansen	Nelson of	Poston
Beardsley	Landsness	Woodbury	Robb
Bryson	Lawrence	Nicholas	Robinson
Burkman	Lundy	Nielsen	Van Eaton

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

House File 106, a bill for an act to amend chapter eighty-five (85), Code 1946, relating to workmen's compensation; to increase the maximum weekly benefit amount; to increase allowances for certain professional, hospital and nursing services; and to authorize waivers by certain disabled persons under certain conditions, with Senate amendments, was taken up for consideration, and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE 106

Amend House File 106 as follows:

1. By inserting the words "and ambulance charges" after the word "nurses" in line 7 of section 1.

2. By inserting at the end of section 1 the following:
"Sec. 2. Section eighty-five point twenty-seven (85.27), Code 1946, is hereby amended by striking from line seven the word 'six' and inserting in lieu thereof the word 'eight'."
3. By adding a new paragraph after section 1 in line 8 as follows:
"Section eighty-five point twenty-seven (85.27), Code 1946, is hereby amended by adding after the comma (,) following 'chiropractic' in line three (3) the words 'or other legal remedial care and treatment'."
4. Further amend by renumbering the remaining sections.

Reed of Jefferson moved the House concur in Senate amendments one (1), two (2) and four (4) to House File 106.

Motion prevailed and the House concurred in Senate amendments one (1), two (2) and four (4) to House File 106.

Reed of Jefferson moved the House refuse to concur in Senate amendment three (3) to House File 106.

Motion prevailed and the House refused to concur in Senate amendment three (3) to House File 106.

CONSIDERATION OF HOUSE JOINT RESOLUTION

House Joint Resolution 3, a joint resolution providing for the acquisition of a home for the Governor of the State of Iowa, the appointment of a committee in relation thereto, and prescribing its powers and providing for an appropriation for that purpose, with report of committee recommending passage, was taken up for consideration.

Donohue of Cedar offered the following amendment proposed by the committee and moved its adoption:

Amend House Joint Resolution 3, section one (1) lines three and four (3 and 4) by changing the words and figures fifty thousand dollars (\$50,000.00) thereof to read seventy-five thousand dollars (\$75,000.00).

Amendment adopted.

Moore of Butler offered the following amendment proposed by him and moved its adoption:

Amend House Joint Resolution 3 by striking the words "at the seat of government." in lines five (5) and six (6), section 1, and substituting in lieu thereof the following: "on the capitol grounds."

Strike all of section 2 and insert in lieu thereof the following:

"The executive council of the state, together with three members of the Senate, to be appointed by the President of the Senate, and three members of the House, to be appointed by the Speaker of the House, shall act as a joint committee and shall provide architectural services, erect,

furnish and equip a suitable and adequate Governor's home from the funds provided herein, or so much thereof as may be necessary."

Further amend by striking the words "a majority of" in line six (6) and line nine (9) of section 3.

Further amend by adding a new section 4 as follows:

"Sec. 4. In all matters to be decided and agreements made by the committee herein provided, decision of the majority shall prevail."

Further amend by renumbering the remaining section to section 5.

Amendment lost.

Donohue of Cedar 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, 92:

Ainsworth	Frei	McEleney	Sloane
Anderson	Fulk	McFarlane	Smith of Clayton
Avery	Gannaway	Mills	Smith of
Baker	Good	Moore	Des Moines
Bass	Graham	Morrissey	Smith of Madison
Beman	Hedin	Neal	Steinberg
Bloom	Hendrix	Nelson of	Stevens
Bockwoldt	Hinrichs	Buchanan	Strawman
Boothby	Humbert	Nelson of	Tesmer
Brown of	Huston	Woodbury	Troeger
Mahaska	Ingalls	Nicholas	Turner
Brown of Monona	Kerr	Noble	Van Eaton
Bryson	Kester	Olson	Walker
Burkman	Kilpatrick	Pieper	Walter of
Butler	Klemesrud	Prange	Marshall
Datisman	Knickerbocker	Putney	Walter of
Davis	Koch	Rankin	Pottawattamie
De Goote	Kosek	Redman	Watson
Donohue	Krall	Reed	Weichman
Duffield	Kruse	Robb	Weiss
Eckels	Langland	Saylor	Wellington
Edwards	Lawrence	Schwengel	Williams
Fiene	Long	Shepard	Wilson
Fimmen	Lucken	Siefkas	Mr. Speaker
Fletcher	Lynes		

The nays were, 5:

Bents	Lundy	Patrick	Scott
Loss			

Absent or not voting, 11:

Beardsley	Hicklin	Nielsen	Robinson
Duffy	King	Norland	Utzig
Hansen	Landness	Poston	

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

CONSIDERATION OF BILLS

Senate File 412, a bill for an act to amend section two hundred seventeen point four (217.4), Code 1946, relating to removal of members of board of control, was taken up for consideration.

Nelson of Woodbury moved to defer action on Senate File 412 and that it retain its place on the calendar.

Motion prevailed and action on Senate File 412 was deferred.

Senate File 413, a bill for an act relating to county and private hospitals for insane, was taken up for consideration.

Anderson of Henry moved that the bill be read a last time now and placed 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:

Ainsworth	Frei	Lynes	Shepard
Anderson	Fulk	McElenev	Siefkas
Avery	Gannaway	McFarlane	Sloane
Baker	Good	Mills	Smith of Clayton
Bass	Graham	Moore	Smith of
Beman	Hedin	Morrissey	Des Moines
Bloom	Hendrix	Neal	Smith of Madison
Bockwoldt	Hicklin	Nelson of	Steinberg
Boothby	Hinrichs	Buchanan	Stevens
Brown of	Humbert	Nelson of	Strawman
Mahaska	Huston	Woodbury	Tesmer
Brown of Monona	Ingalls	Nicholas	Troeger
Bryson	Kerr	Noble	Turner
Burkman	Kester	Norland	Utzig
Butler	Kilpatrick	Olson	Walker
Datisman	King	Pieper	Walter of
Davis	Knickerbocker	Poston	Marshall
De Groot	Koch	Prange	Walter of
Donohue	Kosek	Rankin	Pottawattamie
Duffield	Krall	Redman	Watson
Duffy	Kruse	Reed	Weichman
Eckels	Langland	Robb	Weiss
Edwards	Lawrence	Robinson	Wellington
Fiene	Long	Saylor	Williams
Fimmen	Loss	Schwengel	Wilson
Fletcher	Lundy	Scott	Mr. Speaker

The nays were: none.

Absent or not voting, 10:

Beardsley	Klemesrud	Nielsen	Putney
Bents	Landness	Patrick	Van Eaton
Hansen	Lucken		

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

Senate File 425, a bill for an act relating to the care and custody of epileptic and feeble-minded persons, was taken up for consideration.

Rule 44 suspended, prohibiting first and last reading of a bill on the same day.

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, 103:

Ainsworth	Gannaway	McEleney	Shepard
Anderson	Good	McFarlane	Siefkas
Avery	Graham	Mills	Sloane
Baker	Hedin	Moore	Smith of Clayton
Bass	Hendrix	Morrissey	Smith of
Beardsley	Hicklin	Neal	Des Moines
Beman	Hinrichs	Nelson of	Smith of Madison
Bloom	Humbert	Buchanan	Steinberg
Bockwoldt	Huston	Nelson of	Stevens
Boothby	Ingalls	Woodbury	Strawman
Brown of	Kerr	Nicholas	Tesmer
Mahaska	Kester	Noble	Troeger
Brown of Monona	Kilpatrick	Noland	Turner
Bryson	King	Olson	Utzig
Burkman	Klemesrud	Patrick	Van Eaton
Butler	Knickerbocker	Pieper	Walker
Datisman	Koch	Poston	Walter of
Davis	Kosek	Prange	Marshall
De Groote	Krall	Putney	Walter of
Duffield	Kruse	Rankin	Pottawattamie
Duffy	Langland	Redman	Watson
Eckels	Lawrence	Reed	Weichman
Edwards	Long	Robb	Weiss
Fiene	Loss	Robinson	Wellington
Fimmen	Lucken	Saylor	Williams
Fletcher	Lundy	Schwengel	Wilson
Frei	Lynes	Scott	Mr. Speaker
Fulk			

The nays were: none.

Absent or not voting, 5:

Bents	Hansen	Landsness	Nielsen
Donohue			

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

Senate File 438, a bill for an act to amend sections two hundred eighteen point six (218.6) and two hundred eighteen point nine

(218.9), Code 1946, relating to tenure of office of business managers, superintendents, wardens or other chief executive officers of board of control institutions, was taken up for consideration.

Rule 44 suspended, prohibiting first and last reading of the bill on the same day.

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, 98:

Ainsworth	Good	McEleney	Scott
Anderson	Graham	McFarlane	Shepard
Avery	Hedin	Mills	Siefkas
Baker	Hendrix	Moore	Sloane
Bass	Hicklin	Morrissey	Smith of Clayton
Beardsley	Hinrichs	Neal	Smith of
Beman	Humbert	Nelson of	Des Moines
Bloom	Huston	Buchanan	Smith of Madison
Bockwoldt	Ingalls	Nelson of	Steinberg
Boothby	Kerr	Woodbury	Stevens
Brown of	Kester	Nicholas	Strawman
Mahaska	Kilpatrick	Noble	Tesmer
Brown of Monona	King	Norland	Troeger
Burkman	Klemesrud	Olson	Utzig
Butler	Knickerbocker	Patrick	Walker
Datisman	Koch	Pieper	Walter of
Davis	Kosek	Poston	Marshall
De Groote	Krall	Prange	Walter of
Donohue	Kruse	Putney	Pottawattamie
Duffield	Langland	Rankin	Watson
Duffy	Lawrence	Redman	Weichman
Edwards	Long	Reed	Weiss
Fiene	Loss	Robb	Wellington
Fimmen	Lucken	Robinson	Williams
Frei	Lundy	Savlor	Wilson
Gannaway	Lynes	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 10:

Bents	Fletcher	Landsness	Turner
Bryson	Fulk	Nielsen	Van Eaton
Eckels	Hansen		

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

Senate File 442, a bill for an act relating to the Iowa Soldiers' Orphans' Home and to the Iowa Juvenile Home, was taken up for consideration.

Rule 44 suspended, prohibiting first and last reading of the bill on the same day.

Sloane of Polk offered the following amendment and moved its adoption:

"Amend section 4 by striking the period at the end thereof and inserting a semi-colon and adding the following: 'further amend by adding the letter 's' after the word 'home' in line six thereof.'"

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, 101:

Ainsworth	Gannaway	McEleney	Siefkas
Anderson	Good	McFarlane	Sloane
Avery	Graham	Mills	Smith of Clayton
Baker	Hedin	Moore	Smith of
Bass	Hendrix	Morrissey	Des Moines
Beardsley	Hicklin	Neal	Smith of Madison
Beman	Hinrichs	Nelson of	Steinberg
Bloom	Humbert	Buchanan	Stevens
Bockwoldt	Huston	Nelson of	Strawman
Boothby	Ingalls	Woodbury	Tesmer
Brown of	Kerr	Noble	Troeger
Mahaska	Kester	Norland	Turner
Brown of Monona	Kilpatrick	Olson	Utzig
Burkman	King	Patrick	Van Eaton
Butler	Klemesrud	Pieper	Walker
Datisman	Knickerbocker	Poston	Walter of
Davis	Koch	Prange	Marshall
De Groote	Kosek	Putney	Walter of
Donohue	Krall	Rankin	Pottawattamie
Duffield	Kruse	Redman	Watson
Eckels	Langland	Reed	Weichman
Edwards	Lawrence	Robb	Weiss
Fiene	Long	Robinson	Wellington
Fimmen	Loss	Saylor	Williams
Fletcher	Lucken	Schwengel	Wilson
Frei	Lundy	Scott	Mr. Speaker
Fulk	Lynes	Shepard	

The nays were: none.

Absent or not voting, 7:

Bents	Duffy	Landsness	Nielsen
Bryson	Hansen	Nicholas	

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

Senate File 443, a bill for an act relating to rules established for

all institutions under the jurisdiction or supervision of the board of control, was taken up for consideration.

Rule 44 suspended, prohibiting first and last reading of a bill on the same day.

Good of Boone moved that the bill be read a last time now and placed 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:

Ainsworth	Fletcher	Loss	Shepard
Anderson	Frei	Lynes	Siefkas
Avery	Fulk	McEleney	Sloane
Baker	Gannaway	McFarlane	Smith of Clayton
Bass	Good	Mills	Smith of Madison
Beardsley	Graham	Moore	Steinberg
Beman	Hedin	Morrissey	Stevens
Bents	Hendrix	Neal	Strawman
Bloom	Hicklin	Nelson of	Tesmer
Bockwoldt	Hinrichs	Buchanan	Troeger
Boothby	Humbert	Nicholas	Turner
Brown of	Ingalls	Noble	Utzig
Mahaska	Kerr	Norland	Walker
Bryson	Kester	Olson	Walter of
Burkman	Kilpatrick	Patrick	Marshall
Butler	King	Pieper	Walter of
Datisman	Klemesrud	Prange	Pottawattamie
Davis	Knickerbocker	Rankin	Watson
Donohue	Koch	Redman	Weichman
Duffield	Kosek	Reed	Weiss
Duffy	Krall	Robb	Wellington
Eckels	Kruse	Robinson	Williams
Edwards	Langland	Saylor	Wilson
Fiene	Lawrence	Schwengel	Mr. Speaker
Fimmen	Long	Scott	

The nays were: none.

Absent or not voting, 13:

Brown of Monona	Landsness	Nelson of	Putney
De Groote	Lucken	Woodbury	Smith of
Hansen	Lundy	Nielsen	Des Moines
Huston		Poston	Van Eaton

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

House File 489, a bill for an act to amend chapters two hundred eighty-five (285), two hundred seventy-six (276), two hundred seventy-nine (279), and two hundred eighty-two (282), Code 1946, relating to schools and transportation of pupils who attend public school, was taken up for consideration.

Schwengel of Scott moved the House resolve itself into a committee of the whole to consider House File 489 and invite Mr. Cameron Ross, Director of Administration and Finance, Department of Public Instruction and Mr. Paul Norris, Director of Transportation, Department of Public Instruction, to appear before the committee.

Motion prevailed and the Speaker called Schwengel of Scott to the chair to preside over the deliberations of the committee.

The committee concluded its deliberations at 11:25 a.m.

Nelson of Woodbury moved the committee now rise.

The House reconvened, Speaker Kuester in the chair.

SPECIAL ORDER

Schwengel of Scott asked and obtained consent to have House File 489 made a special order of business for 10:00 a.m., Tuesday, April 1, 1947.

CONSIDERATION OF BILLS

House File 71, a bill for an act to impose a tax upon corporations not organized under the laws of Iowa and upon individuals, partnerships or other nonincorporated agencies engaged in the business of making loans or investments within the state of Iowa on other than real estate security, with report of committee recommending amendment and passage, was taken up for consideration.

Hicklin of Louisa offered the following amendment proposed by the committee and moved its adoption:

Amend House File 71 by striking the words and figures "the 25th day of January" in line five (5), section one (1) and inserting in lieu thereof the word and figures "March 1st".

Strike from line four (4), section two (2) the words "or to policy loans made by insurance companies" and insert in lieu thereof "or to insurance companies subject to tax on gross premiums, under chapter 432, Code 1946."

Strike the period at the end of section two (2) and insert a comma and insert the words "or to rural electrification association loans."

Amendment adopted.

Hicklin of Louisa offered the following amendment proposed by him and moved its adoption:

Amend House File 71 as follows:

Amend section two (2) by striking the period (.) at the end thereof

and adding "except as provided in section seven (7) thereof."

Further amend House File 71 by adding a new section at the end thereof as follows:

"Sec. 7. Any corporation incorporated under the laws of the state of Iowa engaged in the business referred to in section 1 may by filing a statement or return elect to be assessed and taxed in the manner and to the extent provided in the foregoing sections and in each year in which it is so assessed, its shares of stock and moneys and credits shall not be assessed under chapter 431 or otherwise."

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, 92:

Ainsworth	Frei	McFarlane	Sloane
Anderson	Gannaway	Mills	Smith of Clayton
Avery	Good	Moore	Smith of
Baker	Graham	Morrissey	Des Moines
Bass	Hedin	Neal	Smith of Madison
Beardsley	Hendrix	Nelson of	Steinberg
Beman	Hicklin	Buchanan	Stevens
Bents	Hinrichs	Nelson of	Strawman
Bloom	Humbert	Woodbury	Tesmer
Boothby	Ingalls	Nicholas	Turner
Brown of	Kerr	Noble	Utzig
Mahaska	Kester	Pieper	Van Eaton
Brown of Monona	Kilpatrick	Prange	Walker
Bryson	King	Putney	Walter of
Burkman	Klemesrud	Rankin	Marshall
Butler	Knickerbocker	Redman	Walter of
Datisman	Koch	Reed	Pottawattamie
Davis	Krall	Robb	Watson
De Groote	Kruse	Robinson	Weichman
Duffield	Langland	Saylor	Weiss
Eckels	Long	Schwengel	Wellington
Edwards	Lucken	Scott	Williams
Fiene	Lundy	Shepard	Wilson
Fimmen	Lynes	Siefkas	Mr. Speaker
Fletcher	McEleney		

The nays were: none.

Absent or not voting, 16:

Bockwoldt	Hansen	Lawrence	Olon
Donohue	Huston	Loss	Patrick
Duffy	Kosek	Nielsen	Poston
Fulk	Landness	Norland	Troeger

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

House File 221, a bill for an act to amend section two hundred

seventy-four-point thirty-eight (274.38), Code 1946, relating to uniting independent school districts with report of committee recommending passage, 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, 95:

Ainsworth	Frei	Lynes	Shepard
Anderson	Gannaway	McEleney	Siefkas
Avery	Good	McFarlane	Slocane
Baker	Graham	Mills	Smith of Clayton
Bass	Hedin	Moore	Smith of
Beardsley	Hendrix	Morrissey	Des Moines
Beman	Hicklin	Neal	Smith of Madison
Bloom	Hinrichs	Nelson of	Steinberg
Boothby	Humbert	Buchanan	Strawman
Brown of	Huston	Nelson of	Troeger
Mahaska	Ingalls	Woodbury	Turner
Brown of Monona	Kerr	Nicholas	Utzig
Bryson	Kester	Norland	Van Eaton
Burkman	Kilpatrick	Olson	Walker
Butler	King	Patrick	Walter of
Datisman	Klemesrud	Pieper	Marshall
Davis	Koch	Prange	Walter of
De Groot	Krall	Putney	Pottawattamie
Donohue	Kruse	Rankin	Watson
Duffield	Langland	Redman	Weichman
Duffy	Lawrence	Reed	Weiss
Eckels	Long	Robb	Wellington
Edwards	Loss	Saylor	Williams
Fiene	Lucken	Schwengel	Wilson
Fimmen	Lundy	Scott	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 13:

Bents	Knickerbocker	Nielsen	Robinson
Bockwoldt	Kosek	Noble	Stevens
Fulk	Landsness	Poston	Tesmer
Hansen			

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

House File 289, a bill for an act relating to the expenses of soil conservation district commissioners and providing for an appropriation for that purpose, with report of committee recommending passage, was taken up for consideration.

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, 96:

Anderson	Gannaway	McEleney	Sloane
Avery	Good	Mills	Smith of Clayton
Baker	Graham	Moore	Smith of
Bass	Hedin	Morrissey	Des Moines
Beardsley	Hendrix	Neal	Smith of Madison
Beman	Hicklin	Nelson of	Steinberg
Bents	Hinrichs	Buchanan	Stevens
Bloom	Humbert	Nelson of	Strawman
Bockwoldt	Huston	Woodbury	Tesmer
Boothby	Ingalls	Nicholas	Troeger
Brown of	Kerr	Noble	Turner
Mahaska	Kester	Norland	Utzig
Brown of Monona	Kilpatrick	Olson	Van Eaton
Burkman	King	Pieper	Walker
Butler	Klemesrud	Poston	Walter of
Datisman	Knickerbocker	Prange	Marshall
Davis	Koch	Rankin	Walter of
De Groote	Kosek	Redman	Pottawattamie
Donohue	Krall	Reed	Watson
Duffy	Kruse	Robb	Weichman
Eckels	Langland	Robinson	Weiss
Edwards	Lawrence	Saylor	Wellington
Fiene	Long	Schwengel	Williams
Fimmen	Loss	Shepard	Wilson
Fletcher	Lucken	Siefkas	Mr. Speaker
Fulk	Lynes		

The nays were: none.

Absent or not voting, 12:

Ainsworth	Frei	Lundy	Patrick
Bryson	Hansen	McFarlane	Putney
Duffield	Landsness	Nielsen	Scott

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

Senate File 294, a bill for an act to appropriate from the general fund of the state of Iowa for the period from the effective date of this act and ending June 30, 1949, the sum of seven thousand five hundred dollars (\$7,500) for the purpose of making repairs to the spillway of Upper Pine Lake, Hardin county, Iowa, with report of committee recommending passage, was taken up for consideration.

Beardsley of Warren moved that the bill be read a last time now and placed 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:

Ainsworth	Fulk	Lundy	Siefkas
Anderson	Gannaway	Lynes	Sloane
Avery	Good	McEleney	Smith of Clayton
Baker	Graham	McFarlane	Smith of
Bass	Hedin	Mills	Des Moines
Beardsley	Hendrix	Moore	Smith of Madison
Bents	Hicklin	Morrissey	Steinberg
Bloom	Hinrichs	Neal	Stevens
Bockwoldt	Humbert	Nelson of	Strawman
Boothby	Huston	Buchanan	Tesmer
Brown of	Ingalls	Nelson of	Troeger
Mahaska	Kerr	Woodbury	Turner
Brown of Monona	Kester	Norland	Utzig
Burkman	Kilpatrick	Olson	Van Eaton
Butler	King	Patrick	Walker
Datisman	Klemesrud	Pieper	Walter of
Davis	Knickerbocker	Poston	Marshall
De Groot	Koch	Prange	Walter of
Donohue	Kosek	Putney	Pottawattamie
Duffield	Krall	Rankin	Watson
Duffy	Kruse	Redman	Weichman
Eckels	Langland	Reed	Weiss
Edwards	Lawrence	Robb	Wellington
Fiene	Long	Saylor	Williams
Fimmen	Loss	Schwengel	Wilson
Fletcher	Lucken	Shepard	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 9:

Beman	Landsness	Nielsen	Robinson
Bryson	Nicholas	Noble	Scott
Hansen			

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

House File 135, a bill for an act to amend chapter three hundred twenty-one (321), "Motor Vehicles and Law of Road", and relating to school busses, with report of committee recommending passage, was taken up for consideration.

On motion by McFarlane of Black Hawk the House recessed until 2:45 p.m. today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

PRESENTATION OF VISITORS

Prange of Marion presented to the House sixteen students from

the Chicago District School of Lacona, with their teachers, Sister Serena and Sister Mundana.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 21

Weichman of Benton asked and obtained unanimous consent for the immediate consideration of the following Senate Concurrent Resolution and moved its adoption.

SENATE CONCURRENT RESOLUTION 21

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 section two point twenty (2.20), Code 1946.

Bond Clothes, coats for pages (House)	\$ 311.20
A. C. Gustafson, postage and long distance calls	36.71
L. C. Smith & Corona Typewriters Inc., typewriter ribbons (House)	10.00
Storey-Kenworthy Co., supplies (House)	10.63
Office Equipment Co., typewriter rental (House)	4.00
Koch Brothers, supplies (House)	169.80
Chair & Furniture Industry, filing cabinets (House)	2,278.00
Fred Willis, expense to Sioux Falls re lighting (House)	13.87
Henry Wichman, expense to Sioux Falls re lighting (House)	66.26
Office Specialty Company, typewriter rental (Senate)	25.00
Charles F. King, typewriter rental (Senate)	5.00
Wallace Homestead Co., letterheads (Senate)	21.00
Koch Brothers, supplies (Senate)	295.14
Cascade Laundry Co., cleaning page coats (Senate)	4.50
M & M Sales Co., typewriter rental (Senate)	30.00
Office Equipment Co., typewriter rental (Senate)	28.00
W. J. Scarborough, postage and misc. expense	11.00

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.

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 292, a bill for an act relating to the advertisement and letting of contracts for road or bridge construction and materials thereof by the board of supervisors.

Also: That the Senate insists upon division 3 of the Senate amendment to House File 106, and the President of the Senate has appointed

as a conference committee on the part of the Senate the following: Senators Jacobson, Maytag, Knudson and Faul.

Also: That the Senate has concurred in the House amendment to and passed Senate File 442, a bill for an act relating to the Iowa Soldiers' Orphans' Home and to the Iowa Juvenile Home.

W. J. SCARBOROUGH, *Secretary*.

CONFERENCE COMMITTEE APPOINTED

The House refused to concur in Senate amendment 3 to House File 106 and the Speaker appointed on the part of the House on the conference committee: Reed of Jefferson, Duffy of Dubuque, Bryson of Hardin and Edwards of Union.

CONSIDERATION OF BILLS

The House resumed consideration of House File 135, a bill for an act to amend chapter three hundred twenty-one (321), "Motor Vehicles and Law of Road", and relating to school busses, with report of committee recommending passage, was taken up for consideration.

Donohue of Cedar offered the following amendment proposed by him and moved its adoption:

Amend House File 135 section two (2) lines 5 and 6 by striking out the following words: "extend stop signal arm and".

Further amend section two (2) line 10, by striking out the word "kept".

Further amend section four (4) by striking from lines 10 and 11, the following words: "Unit shall be dust-proof and water-tight."

Amendment adopted.

Bass of Montgomery offered the following amendment and moved its adoption:

Amend House File 135 by adding the following as a new section: "The office of the commissioner of public safety, through the Iowa State Highway Commission, shall have made and placed in use signs warning the motoring public that all traffic shall come to a stop when meeting or overtaking a school bus stopped to load or unload children; such signs to be placed on primary highways at all points of entry into the state, and at county lines. Such signs shall be made of stamped steel and bear substantially the following wording: "Unlawful to pass school bus stopped to receive or discharge passengers".

Amendment adopted.

Walter of Marshall offered the following amendment and moved its adoption:

Amend House File 135 by striking all of section eleven (11)

Amendment lost.

Walter of Marshall moved to defer action on House File 135 and that it retain its place on the calendar.

Motion lost.

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, 81:

Ainsworth	Fimmen	Long	Shepard
Anderson	Fletcher	Lynes	Siefkas
Baker	Fulk	McEleney	Sloane
Bass	Gannaway	McFarlane	Smith of Clayton
Beman	Good	Mills	Smith of
Bents	Hedin	Neal	Des Moines
Bloom	Hicklin	Nelson of	Stevens
Bockwoldt	Huston	Woodbury	Strawman
Boothby	Ingalls	Nicholas	Tesmer
Brown of	Kerr	Noble	Troeger
Mahaska	Kester	Norland	Turner
Brown of Monona	Kilpatrick	Pieper	Utzig
Bryson	King	Prange	Van Eaton
Burkman	Klemesrud	Putney	Walker
Butler	Knickerbocker	Rankin	Walter of
Davis	Koch	Reed	Pottawattamie
De Groot	Kosek	Robb	Watson
Donohue	Krall	Robinson	Weichman
Duffield	Kruse	Saylor	Williams
Duffy	Langland	Schwengel	Wilson
Edwards	Lawrence	Scott	Mr. Speaker
Fiene			

The nays were: none.

Absent or not voting, 27:

Avery	Hinrichs	Morrissey	Redman
Beardsley	Humbert	Nelson of	Smith of Madison
Datisman	Landsness	Buchanan	Steinberg
Eckels	Loss	Nielsen	Walter of
Frei	Lucken	Olson	Marshall
Graham	Lundy	Patrick	Weiss
Hansen	Moore	Poston	Wellington
Hendrix			

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

APPOINTMENT OF THE SIFTING COMMITTEE

In accordance with the provisions of Rule 74, the Speaker propounded the question "Shall a sifting committee be appointed at this time?"

On the question "Shall a sifting committee be appointed?"

The ayes were, 86:

Ainsworth	Fimmen	Lynes	Scott
Anderson	Fletcher	McEleney	Shepard
Avery	Fulk	McFarlane	Siefkas
Baker	Gannaway	Mills	Sloane
Bass	Good	Moore	Smith of Clayton
Beman	Hedin	Neal	Smith of
Bents	Hicklin	Nelson of	Des Moines
Bloom	Huston	Buchanan	Steinberg
Boothby	Ingalls	Nelson of	Stevens
Brown of	Kerr	Woodbury	Strawman
Mahaska	Kester	Nicholas	Tesmer
Brown of Monona	Kilpatrick	Norland	Troeger
Bryson	King	Patrick	Turner
Burkman	Klemesrud	Pieper	Utzig
Butler	Knickerbocker	Poston	Van Eaton
Davis	Kosek	Prange	Walker
De Groote	Krall	Putney	Walter of
Donohue	Kruse	Rankin	Marshall
Duffield	Lawrence	Redman	Watson
Duffy	Long	Reed	Weichman
Eckels	Loss	Robb	Williams
Edwards	Lucken	Robinson	Wilson
Fiene	Lundy	Schwengel	

The nays were, 2:

Koch Noble

Absent or not voting, 20:

Beardsley	Hendrix	Morrissey	Walter of
Bockwoldt	Hinrichs	Nielsen	Pottawattamie
Datisman	Humbert	Olson	Weiss
Frei	Landsness	Saylor	Wellington
Graham	Langland	Smith of Madison	Mr. Speaker
Hansen			

The vote disclosed that the House was in favor of the appointment of a sifting committee, and the Speaker appointed as such committee preceding the appointment with the following remarks:

My observation has been that the Sifting Committee plan of the Iowa Legislature has been criticized more severely than any other work of the Assembly. While it is proper that procedure must be put into effect to bring the work of the session to a final close, it is my firm conviction that in the process of bringing the session work to the point of final adjournment, that it is necessary to use some procedure that will bring about fair consideration of legislation pending before the Assembly.

It is my sincere belief that the procedure whereby the action of an extremely small minority number of the Assembly can block legislation is not consistent with representative government. In view of the fact that the Rule of the Assembly protects the action of the Sifting Committee by requiring a two-thirds vote to withdraw a bill from the committee and in obedience to my firm convictions as it pertains to the preservation of the inherent rights of the people as I see it and in keeping with the fundamental basis of true representative government,

I am, in the interest of fair and representative consideration of legislation, enlarging the membership of the Committee.

It is my hope that the venture will prove successful and will be the means of making the deliberations of the Assembly even more representative of the will of the electorate in the future.

With this thought in mind, I am appointing the following as members of the Sifting Committee:

Walter of Pottawattamie, Chairman	Poston McFarlane
Reed, Ranking Member	Smith of Clayton
Lynes	Hedin
Redman	Beardsley
Turner	Sloane
Long	Kruse
Huston	Klemesrud
Van Eaton	Good
Bass	Bockwoldt
Edwards	Olson
Watson	Anderson
Nicholas	Walter of Marshall
Robb	Stevens
Siefkas	Avery
Robinson	Fimmen
Duffield	Strawman

McFarlane of Black Hawk moved that the following classification of bills be exempt from the sifting committee:

Appropriations committee bills, claims bills, compensation bills, board of control bills, and the present calendar.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 2, 70, 89, 137, 138, 141, 166, 167, 170, 213, 217, 219, 228, 245, 353, 354, 355, 356, 357, 414, 415, 419 and 420; and House Files 130, 217 and 299.

LAWRENCE PUTNEY, *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, 70, 89, 137, 138, 141, 166, 167, 170, 213, 217, 219, 228, 245, 353, 354, 355, 356, 357, 414, 415, 419 and 420; and House Files 130, 217 and 299.

BILLS SENT TO THE GOVERNOR

Putney of Tama, 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 March, 1947, sent to the Governor for his approval: House Files 130, 217 and 299.

LAWRENCE PUTNEY, *Chairman*.

Report adopted.

BILLS SIGNED BY GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: March 24, 1947, House File 96; March 25, 1947, House File 35.

AMENDMENTS FILED

Amend Subsection 1 of Section 3 of the amendment to House File 186 appearing on Page 565 of the Journal of the House of February 26, 1947, by striking the period after the word "insurance" in the 4th line of said subsection and adding thereto the following: ", and agents engaged exclusively in the sale of hail insurance on growing crops".

TESMER of Black Hawk.

Amend Senate File 422 by adding the following section:

Sec. 9. This act being deemed of immediate importance shall take effect and be in full force from and after its passage and publication in the Pierson Progress, a newspaper published in Pierson, Iowa, and in the Ida County Pioneer Record, a newspaper published in Ida Grove, Iowa.

NELSON of Woodbury.

Amend House File 281 by striking from line seven (7) of section four (4) the following: "or otherwise indicating the general location thereof".

Further amend by striking from line eleven (11) of section four (4) the following: "or two or more classes" and by striking all of lines twelve (12) through and including line twenty-five (25) to the period (.) after the word "hereunder" in line twenty-five (25).

Further amend by striking from line thirty-five (35) of section four (4) the following: "need only be in" and substituting in lieu thereof the following: "shall be fully and in".

Further amend by striking from line thirty-nine (39) of section four (4) the words "in one item" and substituting in lieu thereof the following: "in complete detail".

Further amend by striking all of section ten (10) and substituting in lieu thereof the following: "notice to property owners and all other notice and all other requirements necessary to approval by the council of the project in question and notice to property owners shall be given as provided in chapter three hundred ninety-one (391), Code 1946".

Further amend by striking all of section eleven (11) and substituting in lieu thereof the following: "hearing of objections by the property owners, both adjacent and abutting, shall be had and heard in the manner provided for in chapter three hundred ninety-one (391), Code 1946".

Further amend by striking from line eight (8) of section twenty-two (22) the words "not exceeding fifteen" and substituting in lieu thereof the following: "according to the terms and conditions set forth in chapter three hundred ninety-one (391), Code 1946".

Further amend by striking the period (.) after the word "council" in line seven (7) of section twenty-four (24) and substituting in lieu thereof the following; "provided, however, that no assessments shall be made or value determined contrary to the provisions of chapter three hundred ninety-one (391), Code 1946".

Further amend by striking all of section twenty-eight (28) and substituting in lieu thereof the following: "all provisions relating to notice and appeal and other matters affecting the rights of adjacent and abutting property owners shall be had and heard under the provisions contained in chapter three hundred ninety-one (391), Code 1946".

NELSON of Woodbury.

Amend House File 94 section two (2) by striking from line four (4) the word "thirty" (30) and substituting in lieu thereof the word "twenty" (20).

Further amend by adding the following section:

"Amend sub-section four (4) of section ninety-six point three (96.3), Code 1946, by striking from line three (3) the word "twenty-third" and inserting in lieu thereof the word "twentieth"."

Further amend by adding the following section:

"Amend sub-section four (4) of section ninety-six point four (96.4) Code 1946, by striking the word two (2) in line three (3) and inserting in lieu thereof the word one (1)."

Further amend by adding the following sections:

"Amend section ninety-six point three (96.3), Code 1946, sub-section five (5) by striking the balance of the sentence after the comma (,) in line fourteen (14) and substituting a period (.) for the comma (,).

"Amend section ninety-six point seven (96.7), Code 1946, sub-section three A (3A), by striking the balance of the sentence after the comma (,) in line twenty-one (21), and substituting a period (.) for the comma (,)."

LUNDY of Monroe.

LONG of Clinton.

NELSON of Woodbury.

SLOANE of Polk.

SCHWENGL of Scott.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m., Thursday, March 27, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 27, 1947.

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

Prayer was offered by the Reverend Dean Chapman, pastor of the First Methodist Church of Burlington, Iowa.

Journal of March 26 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Wilson of Wright on request of Kerr of Shelby; Morrissey of Jasper on request of Brown of Mahaska; Noble of Harrison on request of Lundy of Monroe.

PRESENTATION OF VISITORS

Prange of Marion presented to the House, twenty-four pupils of the Bussey Consolidated School and their teacher, Muriel Underbokke.

Schwengel of Scott presented to the House Mr. Seldon Waldo and Carl Cacciatore, president and vice president, respectively, of the United States Junior Chamber of Commerce. Mr. Waldo was escorted to the chair by Schwengel of Scott and Nelson of Woodbury. Mr. Waldo briefly addressed the House.

Huston of Washington presented to the House, his grandson, Tom Hal Huston of Columbus Junction.

Tesmer of Black Hawk introduced to the House the Honorable Iver Christopherson, former member of the House from Black Hawk.

Bryson of Hardin introduced to the House, eight boys from the Training School at Eldora and their superintendent, E. K. Duffy.

Hansen of Carroll presented to the House, county officers from Carroll county including supervisors, Henry Leiting, chairman; John Wenal, Henry Start, Albert Deitz; Tom J. Finegan, sheriff; Harold Grundmeier, auditor and Ernest J. Hersen, county recorder.

Stevens of Greene presented to the House, the following persons from Jefferson: Bill Schall, Ted Clause, Merwyn Joens.

Walter of Marshall presented to the House, the Honorable John F. Rylander, former representative from Marshall county.

PETITIONS

Weichman of Benton presented a petition signed by thirty-eight citizens of Lisbon urging support of House File 93.

Referred to committee on schools and textbooks.

Edwards of Union presented a petition signed by fifty-eight members of the Creston Teachers Club urging support of House File 93.

Referred to committee on schools and textbooks.

Wilson of Wright presented a petition signed by forty citizens of Wright county urging support of House File 93 and Senate File 303.

Referred to committee on schools and textbooks.

Nicholas of Cerro Gordo presented a petition signed by forty-one members of the First Methodist Church of Mason City urging support of House Files 93 and 303.

Referred to committee on schools and textbooks.

Weiss of Crawford presented a resolution signed by the Board of Education of the Westside Consolidated School district urging support of the state legislative program for Iowa education.

Referred to committee on schools and textbooks.

Huston of Washington presented a resolution signed by the Board of Education of Riverside Independent School district urging support of House File 93.

Referred to committee on schools and textbooks.

Klemesrud of Winnebago presented petitions signed by eleven citizens of Thompson; 111 citizens of Buffalo Center; thirty-six citizens of Scarville; and ninety citizens of Thompson; all urging support of House File 93.

Referred to committee on schools and textbooks.

Klemesrud of Winnebago presented a petition signed by 682 citizens of Forest City urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a telegram in the form of a resolution from the Butler County Iowa Independent and Consolidated School Boards assembled at Allison, urging support of House File 93.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition signed by citizens from Bernard urging support of House File 93.

Referred to committee on schools and textbooks.

Moore of Butler presented a resolution on behalf of the Butler County Iowa Independent and Consolidated School Boards assembled at Allison urging support of House File 93 and Senate File 303.

Referred to committee on schools and textbooks.

Smith of Des Moines presented a petition signed by fifty-two residents of Des Moines county urging support of Senate Files 222 and 334 and House Files 248 and 447 and protesting passage of Senate File 211.

Referred to committee on liquor control.

Mills of Adair presented a petition signed by sixteen residents of Greenfield urging support of House File 93.

Referred to committee on schools and textbooks.

Weichman of Benton presented a petition signed by six residents of Bernard urging support of House File 93.

Referred to committee on schools and textbooks.

McFarlane of Black Hawk presented a petition signed by 102 residents of Cedar Falls urging support of Senate Files 222 and 334 and House Files 248 and 447 and protesting passage of Senate File 211.

Referred to committee on liquor control.

Strawman of Jones presented a petition signed by fifty-three members of United Farm Equipment and Metal Workers Local

185 of Monticello protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Klemesrud of Winnebago presented a petition signed by ninety-nine residents of Rake urging support of House File 93.

Referred to committee on schools and textbooks.

Burkman and Sloane of Polk presented a petition signed by twelve residents of Des Moines urging support of Senate Files 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Wilson of Wright presented a petition signed by forty-six residents of Belmont urging support of House File 93.

Referred to committee on schools and textbooks.

Neal of Dallas presented a petition signed by twenty-eight residents of Van Meter and Adel urging support of House File 93.

Referred to committee on schools and textbooks.

Stevens of Greene presented a petition signed by fifty residents of Rippey urging support of House Files 248 and 447 and Senate Files 222 and 334, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Humbert of Adams presented a resolution from the Adams County Educational Council of Corning urging support of House File 93.

Referred to committee on schools and textbooks.

Boothby of Cherokee presented a petition signed by thirty-two citizens of Washta urging support of Senate Files 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

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 210, a bill for an act to amend section six hundred eighty-four point seventeen (684.17), Code 1946, providing for the salary to be paid to judges of the supreme 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*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 490, a bill for an act to amend sections three hundred thirty-one point twenty-two (331.22), three hundred forty point one (340.1), three hundred forty point three (340.3), three hundred forty point five (340.5), three hundred forty point seven (340.7) to three hundred forty point eleven (340.11), inclusive, three hundred forty point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1946; to repeal sections three hundred forty point two (340.2), three hundred forty point four (340.4), three hundred forty point six (340.6) and three hundred forty point twelve (340.12), Code 1946, and to enact substitutes therefor—all relating to the compensation of county officers, their deputies, assistants and clerks and the millage levy to pay such compensation, begs leave to report it 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 490 by striking out section eleven (11) thereof.

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 98, a bill for an act to amend section six hundred five point eight (605.8) and section six hundred five point nine (605.9), Code 1946, relating to compensation of shorthand reporters of the 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 be amended as follows, and when so amended the bill do pass:

Amend House File 98 by adding thereto the following new section:

"Sec. 3. Amend section six hundred five point twelve (605.12), Code 1946, by striking from line two (2) thereof the word "six" and inserting in lieu thereof the word "eight".

Further amend said House File by renumbering the remaining section accordingly.

Further amend said House File by striking the period at the end of the title and adding thereto the following: "and to amend section six hundred five point twelve (605.12), Code 1946, relating to the taxation of costs."

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 54, a bill for an act to

amend section eleven point eight (11.8), eleven point nine (11.9), Code 1946, relating to the compensation of state examiners and assistant state examiners and to repeal sections eleven point twenty (11.20) and eleven point twenty-one (11.21), Code 1946, begs leave to report it 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.*

Also :

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 231, a bill for an act relating to the salaries of the secretary of state, auditor of state, treasurer of state, attorney general, and secretary of agriculture, begs leave to report it 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 231, section one (1) line three (3) by striking out the word "seven" and insert the word "six".

Further amend section two (2) line three (3) by striking out the word "seven" and insert the word "six".

Further amend section three (3) line three (3) by striking out the word "seven" and insert the word "six".

D. A. DONOHUE, *Chairman.*

Also :

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 418, a bill for an act to amend section two point eleven (2.11), Code 1946, relating to compensation of members of 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.

D. A. DONOHUE, *Chairman.*

Also :

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 142, a bill for an act to amend section three hundred seven point nine (397.9), Code 1946, relating to the salary of the special assistant attorney general assigned to look after the work of the highway 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.

D. A. DONOHUE, *Chairman.*

Also :

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 364, a bill for an act to amend certain sections in chapter five hundred thirty-four (534), Code 1946, relating to building and loan and incorporated 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.

D. A. DONOHUE, *Chairman.*

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 461, a bill for an act relating to compensation of members of board of water works trustees and to amend section three hundred ninety-eight point eight (398.8), Code 1946, begs leave to report it 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.*

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 410, a bill for an act to amend section four hundred twenty-one point eight (421.8), Code 1946, relating to salaries of the members of the state tax 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 amended as follows, and when so amended the same do pass:

Amend House File 410, section one (1) line five (5) by striking out the words "six thousand dollars" and inserting the words "five thousand dollars".

D. A. DONOHUE, *Chairman.*

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 82, a bill for an act to amend section seven hundred seventy point twenty-one (770.21), Code 1946, 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 do pass.

D. A. DONOHUE, *Chairman.*

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 79, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1946, relating in part to the salaries of 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.

D. A. DONOHUE, *Chairman.*

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 86, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1946, relating to salaries 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 do pass.

D. A. DONOHUE, *Chairman.*

Also :

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 44, a bill for an act to amend section six hundred two point forty-six (602.46), Code 1946, 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 do pass.

D. A. DONOHUE, *Chairman.*

Also :

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 119, a bill for an act to repeal section two hundred thirty-one point eight (231.8), Code 1946, providing for the appointment and compensation of probation officers in the juvenile court 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.

D. A. DONOHUE, *Chairman.*

Also :

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 316, a bill for an act to amend section eighty point eight (80.8), Code 1946, relating to the compensation of members of the highway patrol, begs leave to report it 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.*

Also :

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 423, a bill for an act relating to the salary of the secretary of the 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 be indefinitely postponed.

D. A. DONOHUE, *Chairman.*

Also :

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 355, a bill for an act providing for the employment of deputies and clerks in the county motor vehicle registration department and specifying their salaries, begs leave to report it 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.

D. A. DONOHUE, *Chairman.*

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 421, a bill for an act to make appropriations to H.

M. Knudson, Mason City, Iowa; Alden L. Doud, Douds, Iowa; John R. Gardner, Lisbon, Iowa; and John S. Heffner, Webster City, 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.

HARRY E. WEICHMAN, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 423, 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.

HARRY E. WEICHMAN, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 422, a bill for an act to make appropriations to Arch W. McFarlane, Waterloo, Iowa; A. G. Redman, Sac City, Iowa; Harry Cox, Fort Dodge, Iowa; Robert Keir, Spencer, Iowa; Fred Cromwell, Burlington, Iowa; and Frank C. Byers, Cedar Rapids, 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.

HARRY E. WEICHMAN, *Chairman*.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 435, under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 187, 194, 312, 327, 351, 354, 399, 446, and 456.

INTRODUCTION OF BILLS

House File 514, by committee on judiciary 2, a bill for an act to legalize and validate the election and all proceedings of the town council and town officials of the town of Manilla, Iowa, in calling and holding a special election in the town of Manilla, Iowa, on the 18th day of March, 1946, on the proposition of erecting and equipping a community memorial building under the provisions

of chapter thirty-three (33), Code of Iowa, 1939, and the issuance and sale of bonds in the amount of twenty thousand (\$20,000.00) dollars, and the levying of an annual tax for the payment of said bonds.

Read first time and referred to sifting committee.

House File 515, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings authorizing and providing for the payment of certain expenditures made by the City of Cedar Rapids, Iowa, for improvements at the site of temporary homes for veterans of World War II and declaring said proceedings to be enforceable obligations of said City.

Read first time and 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 has passed the following bill in which the concurrence of the House is asked:

Senate File 428, a bill for an act to authorize county boards of supervisors to appropriate money for information centers for returned veterans.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 338, a bill for an act relating to county public hospitals, providing for an election authorizing the issuance of additional bonds and increasing the levy to pay the same.

Also: 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 to provide for the deduction of the cost of group insurance from pensions paid retired municipal waterworks employees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 238, a bill for an act relating to a gift of lands to the United States to establish a National Monument.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 270, a bill for an act relating to the joint use of municipal sewers, construction of such sewers, and the levy of special assessments and issuance of bonds or certificates in connection with such construction.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 289, a bill for an act relating to the setting of open seasons on game.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 448, a bill for an act to make appropriation from liquor control fund to the industrial commissioner for the payment of workmen's compensation claims of employees of the liquor control commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 449, a bill for an act to appropriate from liquor control act fund to the department of public safety for use of bureau investigation in liquor control enforcement.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 460, a bill for an act to provide for an emergency appropriation for the State Superintendent of Public Instruction, Iowa School Lunch Division, to permit the Iowa school lunch program to function during the remainder of the biennium.

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 the sale of ammunition to minors.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 342, a bill for an act relating to the publication of certificates of compliance of corporations formed for the purpose of insurance, other than life insurance.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 417, a bill for an act providing for the improvement and maintenance of certain local county roads.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 448, a bill for an act to make appropriation from liquor control fund to the industrial commissioner for the payment of workmen's compensation claims of employees of the liquor control commission.

Read first time and referred to committee on appropriations.

Senate File 449, a bill for an act to appropriate from liquor control act fund to the department of public safety for use of bureau of investigation in liquor control enforcement.

Read first time and referred to committee on appropriations.

Senate File 460, a bill for an act to provide for an emergency appropriation for the State Superintendent of Public Instruction, Iowa School Lunch Division, to permit the Iowa School Lunch Program to function during the remainder of the biennium.

Read first time and referred to sifting committee.

Senate File 270, a bill for an act to repeal sections three hundred ninety-two point two (392.2), three hundred ninety-two point six (392.6), three hundred ninety-two point seven (392.7), three hundred ninety-two point eight (392.8), three hundred ninety-two point nine (392.9) and three hundred ninety-two point eleven (392.11), Code 1946, and to enact substitutes therefor, relating to the joint use of municipal sewers, construction of such sewers, and the levy of special assessments and issuance of bonds or certificates in connection with such construction.

Read first time and referred to committee on appropriations.

Senate File 289, a bill for an act to amend chapter one hundred nine (109), Code 1946, by striking all of section one hundred nine point forty-eight (109.48) relating to the setting of open seasons on game, and substituting a section therefor.

Read first time and referred to sifting committee.

Senate File 238, a bill for an act to amend chapter one hundred eleven (111), Acts Forty-ninth (49th) General Assembly, relating to a gift of lands to the United States to establish a National Monument.

Read first time and referred to the sifting committee.

Senate File 338, a bill for an act to amend Chapter three hundred forty-seven (347), Code 1946, relating to county public hospitals, providing for an election authorizing the issuance of additional bonds and increasing the levy to pay the same.

Read first time and referred to the sifting committee.

Senate File 428, a bill for an act to authorize county Boards of Supervisors in counties having a city having a population of one hundred twenty-five thousand (125,000) or more, or cities having a population of one hundred twenty-five thousand (125,000) or more, or such counties and cities by united action, to appropriate money for information centers for returned veterans.

Read first time and referred to the sifting committee.

CONSIDERATION OF BILLS

House File 501, a bill for an act to provide for an emergency appropriation for the state superintendent of public instruction, Iowa school lunch division, to permit the Iowa school lunch program to function during the remainder of the biennium, 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, 96:

Ainsworth	Frei	Lawrence	Schwengel
Anderson	Fulk	Loss	Scott
Avery	Gannaway	Lucken	Shepard
Baker	Good	Lundy	Siefkas
Bass	Graham	Lynes	Sloane
Beardsley	Hansen	McEleney	Smith of Clayton
Beman	Hedin	McFarlane	Smith of
Bents	Hendrix	Mills	Des Moines
Bloom	Hicklin	Moore	Smith of Madison
Bockwoldt	Hinrichs	Neal	Stevens
Boothby	Humbert	Nelson of	Strawman
Brown of	Huston	Buchanan	Tesmer
Mahaska	Ingalls	Nielsen	Troeger
Brown of Monona	Kerr	Noble	Turner
Bryson	Kester	Norland	Utzig
Burkman	Kilpatrick	Olson	Walker
Butler	King	Patrick	Walter of
Datiman	Klemesrud	Pieper	Marshall
De Groot	Knickerbocker	Poston	Walter of
Duffield	Koch	Putney	Pottawattamie
Duffy	Kosek	Rankin	Watson
Eckels	Krall	Redman	Weichman
Edwards	Kruse	Reed	Weiss
Fiene	Landsness	Robb	Wellington
Fletcher	Langland	Saylor	Mr. Speaker

The nays were: none.

Absent or not voting, 12:

Davis	Morrissey	Nicholas	Van Eaton
Donohue	Nelson of	Prange	Williams
Fimmen	Woodbury	Robinson	Wilson
Long			

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

House File 511, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, 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.

Anderson of Henry moved that the bill be read a last time now and placed 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:

Ainsworth	Fletcher	Lundy	Siefkas
Anderson	Frei	Lynes	Sloane
Avery	Fulk	McEleney	Smith of Clayton
Baker	Gannaway	McFarlane	Smith of
Bass	Good	Mills	Des Moines
Beardsley	Graham	Moore	Smith of Madison
Beman	Hansen	Neal	Steinberg
Bents	Hedin	Nelson of	Stevens
Bloom	Hendrix	Buchanan	Strawman
Bockwoldt	Hicklin	Nelson of	Tesmer
Boothby	Hinrichs	Woodbury	Troeger
Brown of	Humbert	Nicholas	Turner
Mahaska	Huston	Nielsen	Utzig
Brown of Monona	Kerr	Noble	Van Eaton
Bryson	Kester	Norland	Walker
Burkman	Kilpatrick	Olson	Walter of
Butler	King	Patrick	Marshall
Datisman	Klemesrud	Prange	Walter of
Davis	Knickerbocker	Putney	Pottawattamie
De Groote	Koch	Rankin	Watson
Duffield	Kosek	Redman	Weichman
Duffy	Krall	Robb	Weiss
Eckels	Kruse	Saylor	Wellington
Edwards	Landsness	Schwengel	Williams
Fiene	Langland	Scott	Mr. Speaker
Fimmen	Lawrence	Shepard	

The nays were: none.

Absent or not voting, 11:

Donohue	Loss	Pieper	Robinson
Ingalls	Lucken	Poston	Wilson
Long	Morrissey	Reed	

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

House File 281, a bill for an act to provide an alternative method and procedure for street and sewer improvements in cities and towns, including those organized and operating under special charter and for the levy of special assessments against benefited property in connection therewith and authorizing the issuing of bonds payable from such special assessments, was taken up for consideration.

Nelson of Woodbury moved to defer action on House File 281 and that it retain its place on the calendar.

Motion lost.

Kosek of Linn offered the following amendment proposed by him and moved its adoption:

Amend House File 281 by inserting the word "not" between "shall" and "include" in numerical paragraph twenty-one (21), line seventy-one (71) of section 1.

Amendment adopted.

On motion by McFarlane of Black Hawk the House recessed until 2:30 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of House File 281, a bill for an act to provide an alternative method and procedure for street and sewer improvements in cities and towns, including those organized and operating under special charter and for the levy of special assessments against benefited property in connection therewith and authorizing the issuing of bonds payable from such special assessments.

Duffield of Guthrie offered the following amendment and moved its adoption:

Amend House File 281 by adding to section eleven (11) the following: "Within five (5) days after the adoption of the resolution of necessity, the council or other governing body shall cause to be posted in two public places, one of which shall be the regular meeting place of said council or other governing body, a notice that the said resolution of necessity has been adopted, describing the purposes of the resolution generally, stating where same is on file and giving the date of such adoption."

Further amend by adding to line one (1) of section twenty-eight (28) after the word "litigation" the words "and right of appeal" and by adding after the word "therewith" in line eight (8) of said section the words "including any action taken on written objections filed at the hearing provided for in section eleven (11) of the act."

Amendment adopted.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend by striking from line eleven (11) of section four (4) the following: "or two or more classes" and by striking all of lines twelve (12) through and including line twenty-five (25) to the period (.) after the word "hereunder" in line twenty-five (25).

Amendment adopted.

Nelson of Woodbury asked and obtained unanimous consent to withdraw all other amendments filed by him and found on pages 973 and 974 of the Journal of March 26.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend by adding after the word "amount" in line twelve (12) of section twenty-eight (28) the following: "equal to five percent (5%) of plaintiff's assessment appealed from and in no event less than two hundred fifty dollars (\$250), conditioned for the payment of all costs which may be adjudged against plaintiff".

Further amend by striking from line thirteen (13) of section twenty-eight (28) the following: "conditioned to indemnify" and by striking all of lines fourteen (14) and fifteen (15) and in line sixteen (16) the following words: "council are legal and regular."

Further amend section twenty-eight (28) by adding the following: "nothing herein set forth shall be construed to deny the property owner a right of appeal to the district court on the grounds of fraud or to deny him the right to avail himself of such other legal remedy including certiorari as set out in chapter six hundred sixty-two (662), Code 1946".

Amendment adopted.

Kosek 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:

Ainsworth	Gannaway	Lucken	Sloane
Anderson	Good	Lundy	Smith of Clayton
Avery	Graham	Lynes	Smith of
Baker	Hansen	McEleney	Des Moines
Bass	Hedin	McFarlane	Steinberg
Beardsley	Hendrix	Mills	Stevens
Beman	Hicklin	Moore	Strawman
Bloom	Hinrichs	Neal	Tesmer
Bockwoldt	Humbert	Nicholas	Troeger
Boothby	Kerr	Nielsen	Turner
Bryson	Kester	Patrick	Van Eaton
Butler	Kilpatrick	Pieper	Walter of
Datisman	Knickerbocker	Prange	Marshall
De Groot	Koch	Putney	Walter of
Duffield	Kosek	Rankin	Pottawattamie
Duffy	Krall	Redman	Watson
Eckels	Kruse	Robb	Weichman
Edwards	Landsness	Robinson	Weiss
Fiene	Langland	Saylor	Wellington
Fimmen	Lawrence	Schwengel	Williams
Fletcher	Long	Scott	Mr. Speaker
Frei	Loss	Siefkas	

The nays were, 7:

Bents	Klemesrud	Smith of Madison	Walker
Brown of Monona	Shepard	Utzig	

Absent or not voting, 17:

Brown of	Fulk	Nelson of	Norland
Mahaska	Huston	Buchanan	Olson
Burkman	Ingalls	Nelson of	Poston
Davis	King	Woodbury	Reed
Donohue	Morrissey	Noble	Wilson

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

House File 432, a bill for an act to amend section three hundred twenty-one point four hundred forty-seven (321.447) and section three hundred twenty-one point four hundred forty-eight (321.448), Code 1946, relating to carrying and display of flares and other signaling devices on trucks carrying flammable liquids and gases and all other trucks, was taken up for consideration.

McFarlane of Black Hawk in the chair.

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, 82:

Ainsworth	Hedin	Mills	Shepard
Avery	Hicklin	Moore	Siefkas
Baker	Huston	Neal	Sloane
Bass	Ingalls	Nelson of	Smith of Clayton
Bents	Kerr	Buchanan	Smith of
Bloom	Kester	Nicholas	Des Moines
Bryson	Kilpatrick	Nielsen	Stevens
Burkman	King	Norland	Strawman
Butler	Klemesrud	Olson	Tesmer
Davis	Knickerbocker	Patrick	Troeger
De Groot	Koch	Pieper	Turner
Duffield	Kosek	Prange	Utzig
Duffy	Krall	Putney	Van Eaton
Eckels	Kruse	Rankin	Walker
Edwards	Landsness	Redman	Walter of
Fiene	Langland	Reed	Marshall
Fimmen	Lawrence	Robb	Walter of
Fletcher	Long	Robinson	Pottawattamie
Frei	Loss	Saylor	Watson
Fulk	Lundy	Schwengel	Weichman
Gannaway	Lynes	Scott	Williams
Good	McEleney		

The nays were: none.

Absent or not voting, 26:

Anderson	Datisman	Lucken	Smith of Madison
Beardsley	Donohue	McFarlane	Steinberg
Beman	Graham	Morrissey	Weiss
Bockwoldt	Hansen	Nelson of	Wellington
Boothby	Hendrix	Woodbury	Wilson
Brown of Monona	Hinrichs	Noble	Mr. Speaker
Brown of Mahaska	Humbert	Poston	

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 three hundred twenty-four point sixty-three relating to motor vehicle fuel tax and the distribution of proceeds to incorporated cities and towns, with report of committee recommending passage, was taken up for consideration.

Sloane of Polk offered the following amendment to the title and moved its adoption:

Amend line four (4) of the title by striking the word "tax" and inserting in lieu thereof the words "license fee".

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, 82:

Ainsworth	Gannaway	Lynes	Saylor
Avery	Good	McEleney	Scott
Baker	Hedin	Mills	Shepard
Bass	Hicklin	Moore	Siefkas
Beman	Huston	Neal	Sloane
Bents	Ingalls	Nelson of	Smith of Clayton
Bloom	Kerr	Buchanan	Smith of
Bockwoldt	Kester	Nelson of	Des Moines
Brown of Monona	Kilpatrick	Woodbury	Stevens
Bryson	King	Nicholas	Strawman
Burkman	Klemesrud	Nielsen	Tesmer
Butler	Knickerbocker	Norland	Troeger
Davis	Koch	Olson	Turner
De Groote	Kosek	Patrick	Utzig
Duffy	Krall	Pieper	Walker
Eckels	Kruse	Poston	Walter of
Edwards	Landsness	Putney	Marshall
Fiene	Langland	Rankin	Walter of
Fimmen	Long	Redman	Pottawattamie
Fletcher	Loss	Reed	Watson
Frei	Lundy	Robb	Wellington
Fulk		Robinson	Williams

The nays were: none.

Absent or not voting, 26:

Anderson	Duffield	Lucken	Steinberg
Beardsley	Graham	McFarlane	Van Eaton
Boothby	Hansen	Morrissey	Weichman
Brown of Mahaska	Hendrix	Noble	Weiss
Datismán	Hinrichs	Prange	Wilson
Donohue	Humbert	Schwengel	Mr. Speaker
	Lawrence	Smith of Madison	

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

House File 491, a bill for an act empowering cities and towns to make levies during 1947 and 1948 of special taxes for sewer purposes, in addition to those now provided in chapter four hundred four (404), Code 1946, was taken up for consideration.

Putney of Tama offered the following amendment and moved its adoption:

Amend by striking the comma (,) preceding the word "code" and inserting in lieu thereof in lines three (3), eight (8) and fifteen (15) the following: "and section four hundred four point seven (404.7)."

Amendment adopted.

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, 74:

Avery	Frei	Lundy	Saylor
Baker	Fulk	Lynes	Shepard
Bass	Gannaway	McEleney	Siefkas
Beman	Good	Mills	Sloane
Bents	Hedin	Moore	Smith of Clayton
Bloom	Hicklin	Neal	Smith of
Bockwoldt	Huston	Nelson of	Des Moines
Brown of Monona	Ingalls	Buchanan	Stevens
Bryson	Kerr	Nelson of	Strawman
Burkman	Kester	Woodbury	Tesmer
Davis	Kilpatrick	Nicholas	Troeger
De Grooté	Knickerbocker	Nielsen	Turner
Donohue	Koch	Norland	Utzig
Duffield	Kosek	Pieper	Walker
Duffy	Krall	Putney	Walter of
Eckels	Kruse	Redman	Marshall
Edwards	Landsness	Reed	Watson
Fiene	Langland	Robb	Wellington
Fimmen	Lawrence	Robinson	Williams
Fletcher	Long		

The nays were, 3:

Butler	Loss	Scott
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Absent or not voting, 31:

Ainsworth	Hendrix	Noble	Steinberg
Anderson	Hinrichs	Olson	Van Eaton
Beardsley	Humbert	Patrick	Walter of
Boothby	King	Poston	Pottawattamie
Brown of	Klemesrud	Prange	Weichman
Mahaska	Lucken	Rankin	Weiss
Datisman	McFarlane	Schwengel	Wilson
Graham	Morrissey	Smith of Madison	Mr. Speaker
Hansen			

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

House File 326, a bill for an act to amend section three hundred sixty-five point seventeen (365.17), Code 1946, relating to the appointment of milk inspectors under civil service, with report of committee recommending amendment and passage, was taken up for consideration.

Burkman of Polk offered the following amendment proposed by the committee and moved its adoption:

Amend House File 326 by striking all of section one (1) immediately following the enacting clause thereof and by substituting in lieu thereof the following:

"Section 1. That section three hundred sixty-five point seventeen (365.17), Code 1946, be amended by striking out the period after the word "department" in line twenty-five (25) of said section, at the conclusion of the paragraph numbered one (1), and inserting in lieu thereof a comma (,) and adding thereafter the following words: 'except that in positions requiring technical knowledge of the inspection or testing of milk and dairy products, dairies and dairy farms, the term residence of applicants shall be waived by the civil service commission upon request of the city council.'"

"Sec. 2. All laws or parts of law in conflict herewith are hereby repealed."

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, 81:

Avery	Bryson	Eckels	Gannaway
Baker	Burkman	Edwards	Good
Bass	Butler	Fiene	Hedin
Beman	Davis	Fimmen	Hicklin
Bloom	De Groot	Fletcher	Huston
Bockwoldt	Duffield	Frei	Ingalls
Brown of Monona	Duffy	Fulk	Kerr

Kester	McEleney	Putney	Strawman
Kilpatrick	Mills	Redman	Tesmer
King	Moore	Robb	Troeger
Klemesrud	Neal	Robinson	Turner
Knickerbocker	Nelson of	Saylor	Utzig
Koch	Buchanan	Schwengel	Van Eaton
Krall	Nelson of	Scott	Walker
Kruse	Woodbury	Shepard	Walter of
Landsness	Nicholas	Sloane	Marshall
Langland	Nielsen	Smith of Clayton	Walter of
Lawrence	Norland	Smith of	Pottawattamie
Long	Olson	Des Moines	Watson
Loss	Patrick	Steinberg	Wellington
Lundy	Pieper	Stevens	Williams
Lynes	Poston		

The nays were: none.

Absent or not voting, 27:

Ainsworth	Datisman	Kosek	Reed
Anderson	Donohue	Lucken	Siefkas
Beardsley	Graham	McFarlane	Smith of Madison
Bents	Hansen	Morrissey	Weichman
Boothby	Hendrix	Noble	Weiss
Brown of	Hinrichs	Prange	Wilson
Mahaska	Humbert	Rankin	Mr. Speaker

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

House File 273, a bill for an act to permit school boards in cities of over fifty thousand population to lease, or sell certain property on their own motion, with report of committee recommending passage, was taken up for consideration.

Tesmer of Black Hawk offered the following amendment proposed by McFarlane of Black Hawk and moved its adoption:

Amend House File 273 by striking the words "by unanimous vote pass a resolution to" in lines six (6) and seven (7), and substituting in lieu thereof the following: "having passed, by unanimous vote, a resolution to sell, may".

Amendment-adopted.

Tesmer of Black Hawk offered the following amendment and moved its adoption:

Amend line six (6) by striking the word "fifty" and inserting in lieu thereof the words "twenty-five".

Amend line 2 of the title by striking the word "fifty" and inserting in lieu thereof the words "twenty-five".

Amendment adopted.

Tesmer 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, 77:

Avery	Huston	McFarlane	Sloane
Baker	Ingalls	Mills	Smith of Clayton
Bass	Kerr	Moore	Smith of
Bockwoldt	Kester	Neal	Des Moines
Bryson	Kilpatrick	Nelson of	Steinberg
Burkman	King	Buchanan	Stevens
Davis	Klemesrud	Nicholas	Strawman
De Groot	Knickerbocker	Nielsen	Tesmer
Duffield	Koch	Pieper	Troeger
Duffy	Kosek	Poston	Turner
Eckels	Krall	Putney	Utzig
Edwards	Kruse	Redman	Van Eaton
Fiene	Landsness	Reed	Walker
Fimmen	Langland	Robb	Walter of
Fletcher	Lawrence	Robinson	Marshall
Frei	Long	Saylor	Walter of
Fulk	Loss	Schwengel	Pottawattamie
Gannaway	Lundy	Scott	Watson
Good	Lynes	Shepard	Wellington
Hedin	McEleney	Siefkas	Williams
Hicklin			

The nays were, 3:

Brown of Monona Butler Olson

Absent or not voting, 28:

Ainsworth	Brown of	Humbert	Prange
Anderson	Mahaska	Lucken	Rankin
Beardsley	Datiman	Morrissey	Smith of Madison
Beman	Donohue	Nelson of	Weichman
Bents	Graham	Woodbury	Weiss
Bloom	Hansen	Noble	Wilson
Boothby	Hendrix	Norland	Mr. Speaker
	Hinrichs	Patrick	

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

House File 317, a bill for an act to amend section fifty-one point fifteen (51.15), Code 1946, relating to the double election boards, with report of committee recommending passage, was taken up for consideration.

Smith of Clayton offered the following amendment and moved its adoption:

Amend by inserting before the semi-colon (;) in line three (3) thereof the following: "and inserting in lieu thereof a comma (,)."

Amendment adopted.

Frei of Grundy moved that the bill be read a last time now and placed 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	Good	McEleney	Scott
Baker	Hedin	McFarlane	Shepard
Bass	Hicklin	Mills	Siefkas
Beman	Huston	Moore	Sloane
Bents	Ingalls	Neal	Smith of Clayton
Bloom	Kerr	Nelson of	Smith of
Bockwoldt	Kester	Buchanan	Des Moines
Brown of Monona	Kilpatrick	Nelson of	Steinberg
Bryson	King	Woodbury	Stevens
Burkman	Klemesrud	Nicholas	Strawman
Butler	Knickerbocker	Nielsen	Tesmer
Davis	Koch	Norland	Troeger
De Groot	Kosek	Olson	Turner
Duffield	Krall	Patrick	Utzig
Duffy	Kruse	Pieper	Van Eaton
Eckels	Landsness	Poston	Walter of
Edwards	Langland	Putney	Marshall
Fiene	Lawrence	Redman	Walter of
Fimmen	Long	Reed	Pottawattamie
Fletcher	Loss	Robb	Watson
Frei	Lundy	Robinson	Wellington
Fulk	Lynes	Saylor	Williams
Gannaway			

The nays were: none.

Absent or not voting, 24:

Ainsworth	Donohue	Lucken	Smith of Madison
Anderson	Graham	Morrissey	Walker
Beardsley	Hansen	Noble	Weichman
Boothby	Hendrix	Prange	Weiss
Brown of	Hinrichs	Rankin	Wilson
Mahaska	Humbert	Schwengel	Mr. Speaker
Datisman			

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

House File 480, a bill for an act to permit counties to cooperate with the federal government, the state, its subdivisions and instrumentalities in the construction and maintenance of flood and erosion control projects in the state and to levy a tax for maintenance thereof, was taken up for consideration.

Sloane of Polk offered the following amendment and moved its adoption:

Amend section nine (9) line two (2) by inserting the word "agricultural" after the word "all".

Amendment adopted.

Nelson 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, 79:

Ainsworth	Good	McEleney	Scott
Avery	Hedin	McFarlane	Shepard
Bass	Hicklin	Mills	Siefkas
Bents	Huston	Moore	Sloane
Bloom	Ingalls	Neal	Smith of Clayton
Bockwoldt	Kerr	Nelson of	Smith of
Brown of Monona	Kester	Buchanan	Des Moines
Bryson	Kilpatrick	Nelson of	Stevens
Burkman	Klemesrud	Woodbury	Strawman
Butler	Knickerbocker	Nielsen	Tesmer
Davis	Koch	Norland	Troeger
Donohue	Kosek	Olson	Turner
Duffield	Krall	Pieper	Utzig
Duffy	Kruse	Poston	Van Eaton
Eckels	Landsness	Putney	Walker
Edwards	Langland	Redman	Walter of
Fiene	Lawrence	Reed	Marshall
Fimmen	Long	Robb	Walter of
Frei	Loss	Robinson	Pottawattamie
Fulk	Lundy	Saylor	Watson
Gannaway	Lynes	Schwengel	Williams

The nays were: none.

Absent or not voting, 29:

Anderson	De Groot	Lucken	Smith of Madison
Baker	Fletcher	Morrissey	Steinberg
Beardsley	Graham	Nicholas	Weichman
Beman	Hansen	Noble	Weiss
Boothby	Hendrix	Patrick	Wellington
Brown of	Hinrichs	Prange	Wilson
Mahaska	Humbert	Rankin	Mr. Speaker
Datisman	King		

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

BILLS SIGNED BY GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: March 26, 1947, House Files 40, 118, 130 and 299.

AMENDMENTS FILED

Amend House File 502, section three (3) by striking all of sub-section one (1) and inserting in lieu thereof the following:

"1. There is hereby appropriated annually the sum of ten million dollars (\$10,000,000.00) from the general fund of the state to the board of social welfare to be credited to the old age assistance fund."

Amend section three (3) by striking all of sub-section two (2) and inserting in lieu thereof the following:

"2. There is hereby appropriated annually from the general fund of the state to the state tax commission to be credited to the homestead

credit fund, which fund is hereby created, an amount sufficient to carry out the provisions of chapter 425, Code 1946.

The state tax commission shall requisition the state comptroller to issue his warrants on the homestead credit fund payable to the county treasurers of the several counties of the state under the provisions of chapter 425, Code 1946."

Amend House File 502 by adding thereto a new section as follows:

"As of the effective date of this act, one million dollars (\$1,000,000.00) of the balance of one million seven hundred and twelve thousand one hundred fifty-six dollars and eighty-three cents (\$1,712,156.83) in the state sinking fund for public deposits shall be transferred to the state general fund."

AINSWORTH of Dickinson.

Amend House File 374 by adding thereto following section five (5) thereof, the following:

"Sec. 6. Subsection four (4) of section three hundred twenty-nine point one (329.1) is hereby amended by inserting following the comma (,) after the word 'village' and before the word 'town' in line two (2) thereof the word 'or'. Said subsection is further hereby amended by striking from line two (2) thereof the following 'or township,' and said subsection is further hereby amended by striking all of said subsection following the word 'state' in line two (2) thereof and inserting in lieu thereof a period (.)"

Renumber the remaining section.

POSTON of Wayne.

On motion by Hicklin of Louisa, the House adjourned until 9:00 a.m., Friday, March 28, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 28, 1947.

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

Prayer was offered by the Reverend H. Lindquist, pastor of the Presbyterian Church of Atlantic, Iowa.

Journal of March 27 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Wilson of Wright on request of Kerr of Shelby; Morrissey of Jasper on request of Brown of Mahaska.

PRESENTATION OF VISITORS

Gannaway of Poweshiek presented to the House, twenty-seven students from the High School and Junior High of Deep River and their instructors, Mr. Olson and Robert McCue.

Hinrichs of Iowa presented to the House Attorney Arthur Hatter and Mrs. Hatter of Marengo.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 44, 54, 79, 82, 86, 98, 119, 142, 210, 231, 316, 364, 410, 418, 461, 490, Senate Files 421, 422 and 423, under Rule 72.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 18

Olson of Mitchell asked and obtained unanimous consent for the immediate consideration of House Concurrent Resolution 18 and moved its adoption.

HOUSE CONCURRENT RESOLUTION 18

Be It Resolved by the House, the Senate Concurring: That the Fifty-second (52nd) General Assembly adjourn sine die at 5:00 o'clock p.m., on Friday, April 11, 1947.

Avery of Clay moved to amend House Concurrent Resolution 18 by substituting April 18th as the date of adjournment.

Amendment adopted.

Stevens of Greene moved to defer action on House Concurrent Resolution 18.

Motion prevailed and action on House Concurrent Resolution 18 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 Senate was asked:

House File 485, a bill for an act to appropriate from the general fund a fund for the board of control institutional state roads.

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 the state architect securing advice and consulting with other architects.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 307, a bill for an act relating to beneficiaries of veterans bureau.

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

House Concurrent Resolution 16 relating to House and Senate meeting in Joint Convention at eleven thirty a.m. (11:30) March thirty-first (31) in appreciation of the work of the Iowa Centennial Committee and to receive the report of the Committee.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 307, a bill for an act to repeal section two hundred twenty-nine point twenty (229.20), Code 1946, relating to beneficiaries of veterans bureau and inserting a new section in lieu thereof.

Read first time and referred to sifting committee.

Senate File 445, a bill for an act to amend section two hundred eighteen point fifty-eight (218.58), Code 1946, relating to the state architect securing advice and consulting with other architects.

Read first time and referred to sifting committee.

SENATE FILE 101 SUBSTITUTED FOR HOUSE FILE 264

Nelson of Woodbury asked and obtained unanimous consent to substitute Senate File 101 for House File 264.

CONSIDERATION OF BILLS

Senate File 101, a bill for an act to amend section four hundred fifty-five point one hundred forty-two (455.142), four hundred fifty-five point one hundred forty-three (455.143), four hundred fifty-five point one hundred forty-four (455.144), and four hundred fifty-five point one hundred forty-five (455.145), Code 1946, relating to the clean-out of an outlet drainage districts outletting into said outlet ditch, and providing for notice and hearing of said clean-out and said assessment was taken up for consideration.

Nelson of Woodbury offered the following amendment and moved its adoption :

Amend Senate File 101 as follows:

1. By inserting after the word "notify" in line nine (9), section one (1), the words: "by registered mail".
2. By inserting after the word "notify" in line seven (7), section four (4), the words "by registered mail".
3. By inserting after the word "notify" in line six (6), section five (5), the words: "by registered mail".
4. By striking all of the title and inserting in lieu thereof the following:

"A bill for an Act relating to the clean-out of an outlet ditch of an outlet drainage district and providing for the notice and hearing on said clean-out and assessment of said outlet drainage ditch."

Amendment adopted

Nelson 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, 85:

Ainsworth	Fiene	Koch	Nelson of
Anderson	Fimmen	Krall	Woodbury
Avery	Frei	Kruse	Nicholas
Baker	Fulk	Landsness	Nielsen
Bass	Gannaway	Langland	Noble
Beman	Good	Lawrence	Norland
Bloom	Graham	Long	Olson
Bockwoldt	Hansen	Lucken	Piiper
Brown of	Hedin	Lundy	Prange
Mahaska	Hendrix	Lynes	Rankin
Brown of Monona	Hinrichs	McEleney	Redman
Bryson	Huston	McFarlane	Robb
Burkman	Ingalls	Mills	Robinson
Butler	Kerr	Moore	Saylor
Datisman	Kester	Neal	Schwengel
De Groot	Kilpatrick	Nelson of	Scott
Duffy	Klemesrud	Buchanan	Shepard
Edwards	Knickerbocker		Siefkas

Smith of Clayton	Strawman	Walker	Watson
Smith of Des Moines	Tesmer	Walter of Marshall	Weiss
Steinberg	Turner	Walter of Pottawattamie	Wellington
Stevens	Van Eaton		Williams
			Mr. Speaker

The nays were, 4:

Bents	Donohue	Kosek	Putney
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Absent or not voting, 19:

Beardsley	Fletcher	Morrissey	Smith of Madison
Boothby	Hicklin	Patrick	Troeger
Davis	Humbert	Poston	Weichman
Duffield	King	Reed	Wilson
Eckels	Loss	Sloane	

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

House File 374, a bill for an act to amend sections three hundred twenty-nine point four (329.4), three hundred twenty-nine point six (329.6), three hundred twenty-nine point nine (329.9) and three hundred twenty-nine point twelve (329.12), Code 1946, relating to airport zoning, actions for the establishment of airport zoning regulations with respect to extra-territorial airport hazard areas, the courts wherein such actions may be maintained and the parties to such actions, airport zoning commissions, action by counties with respect to airport zoning and airport zoning boards of adjustment, was taken up for consideration.

Poston of Wayne offered the following amendments and moved their adoption:

Amend section three (3), line eighteen (18) by striking the word "shall" and substituting in lieu thereof the word "may".

Amend House File 374 by adding thereto following section five (5) thereof, the following:

"Sec. 6. Subsection four (4) of section three hundred twenty-nine point one (329.1) is hereby amended by inserting following the comma (,) after the word 'village' and before the word 'town' in line two (2) thereof the word 'or'. Said subsection is further hereby amended by striking from line two (2) thereof the following 'or township' and said subsection is further hereby amended by striking all of said subsection following the word 'state' in line two (2) thereof and inserting in lieu thereof a period (.)"

Remember the remaining section.

Amendments 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, 95:

Anderson	Fulk	Lucken	Saylor
Avery	Gannaway	Lundy	Scott
Baker	Good	Lynes	Shepard
Bass	Hansen	McEleney	Siefkas
Beardsley	Hedin	McFarlane	Smith of Clayton
Beman	Hendrix	Mills	Smith of
Bents	Hicklin	Moore	Des Moines
Bloom	Hinrichs	Neal	Smith of Madison
Bockwoldt	Humbert	Nelson of	Steinberg
Boothby	Huston	Buchanan	Stevens
Brown of	Ingalls	Nelson of	Strawman
Mahaska	Kerr	Woodbury	Tesmer
Brown of Monona	Kester	Nielsen	Turner
Bryson	Kilpatrick	Noble	Van Eaton
Burkman	King	Norland	Walker
Butler	Klemesrud	Olson	Walter of
Datisman	Knickerbocker	Pieper	Marshall
Davis	Koch	Poston	Walter of
De Groote	Kosek	Prange	Pottawattamie
Donohue	Krall	Putney	Watson
Duffy	Kruse	Rankin	Weichman
Edwards	Landsness	Redman	Weiss
Fiene	Langland	Reed	Wellington
Fimmen	Long	Robb	Williams
Fletcher	Loss	Robinson	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 13:

Ainsworth	Lawrence	Patrick	Troeger
Duffield	Morrissey	Schwengel	Utzig
Eckels	Nicholas	Sloane	Wilson
Graham			

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

House File 502, a bill for an act providing for the crediting to the state general fund of receipts from use tax, sales, corporation and income tax, liquor control receipts and other sources of revenue, was taken up for consideration.

Ainsworth of Dickinson offered the following amendment proposed by him and moved its adoption:

Amend House File 502, section three (3) by striking all of sub-section one (1) and inserting in lieu thereof the following:

"1. There is hereby appropriated annually the sum of ten million dollars (\$10,000,000.00) from the general fund of the state to the board of social welfare to be credited to the old age assistance fund."

Amend section three (3) by striking all of sub-section two (2) and inserting in lieu thereof the following:

"2. There is hereby appropriated annually from the general fund of the state to the state tax commission to be credited to the homestead

credit fund, which fund is hereby created, an amount sufficient to carry out the provisions of chapter 425, Code 1946.

The state tax commission shall requisition the state comptroller to issue his warrants on the homestead credit fund payable to the county treasurers of the several counties of the state under the provisions of chapter 425, Code 1946."

Further amend the title as follows: Line three (3), after the word "revenue" insert the words "and making certain appropriations therefrom".

Amendment adopted.

Ainsworth of Dickinson asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Amend House File 502 by adding thereto a new section as follows: "As of the effective date of this act, one million dollars (\$1,000,000.00) of the balance of one million seven hundred and twelve thousand one hundred fifty-six dollars and eighty-three cents (\$1,712,156.83) in the state sinking fund for public deposits shall be transferred to the state general fund."

Ainsworth 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, 93:

Ainsworth	Fletcher	Lawrence	Scott
Anderson	Frei	Lucken	Shepard
Avery	Fulk	Lundy	Siefkas
Baker	Gannaway	Lynes	Smith of Clayton
Bass	Good	McEleney	Smith of
Beardsley	Graham	McFarlane	Des Moines
Beman	Hansen	Mills	Smith of Madison
Bents	Hedin	Moore	Steinberg
Bloom	Hicklin	Neal	Stevens
Bockwoldt	Hinrichs	Nelson of	Strawman
Boothby	Humbert	Buchanan	Tesmer
Brown of	Huston	Nelson of	Troeger
Mahaska	Ingalls	Woodbury	Turner
Brown of Monona	Kerr	Nicholas	Utzig
Burkman	Kester	Noble	Van Eaton
Butler	Kilpatrick	Norland	Walter of
Datisman	King	Olson	Marshall
Davis	Klamesrud	Pieper	Walter of
De Groote	Knickerbocker	Putney	Pottawattamie
Donohue	Koch	Rankin	Watson
Duffy	Kosek	Redman	Weichman
Eckels	Krall	Reed	Weiss
Edwards	Kruse	Robb	Williams
Fiene	Landsness	Saylor	Mr. Speaker
Fimmen	Langland	Schwengel	

The nays were: none.

Absent or not voting, 15:

Bryson	Loss	Poston	Walker
Duffield	Morrissey	Prange	Wellington
Hendrix	Nielsen	Robinson	Wilson
Long	Patrick	Sloane	

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

Senate File 421, a bill for an act to make appropriations to H. M. Knudson, Mason City, Iowa, Alden L. Doud, Douds, Iowa, John R. Gardner, Lisbon, Iowa, and John S. Heffner, Webster City, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend Senate File 421 by adding the following section: "Sec. 7. This act being deemed of immediate importance shall take effect and be in full force from and after its passage and publication in the Buffalo Center Tribune, a newspaper published at Buffalo Center, Iowa, and in the Cedar Falls Daily Record, a newspaper published in Cedar Falls, Iowa.

Amendment adopted.

Beardsley of Warren moved that the bill be read a last time now and placed 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:

Ainsworth	Fimmen	Landsness	Prange
Anderson	Fletcher	Langland	Putney
Avery	Frei	Lawrence	Rankin
Baker	Fulk	Long	Redman
Bass	Gannaway	Loss	Reed
Beardsley	Good	Lucken	Robb
Bents	Graham	Lundy	Robinson
Bloom	Hansen	Lynes	Saylor
Bockwoldt	Hedin	McEleney	Schwengel
Boothby	Hicklin	McFarlane	Scott
Brown of Mahaska	Hinrichs	Mills	Shepard
Brown of Monona	Humbert	Moore	Siefkas
Bryson	Huston	Neal	Smith of Clayton
Burkman	Ingalls	Nelson of Buchanan	Smith of Des Moines
Datisman	Kerr	Nelson of Woodbury	Smith of Madison
Davis	Kilpatrick	Noble	Steinberg
De Groote	King	Norland	Stevens
Donohue	Klemesrud	Olson	Strawman
Duffy	Knickerbocker	Patrick	Tesmer
Eckels	Koch	Pieper	Troeger
Edwards	Krall	Poston	Utzig
Fiene	Kruse		Van Eaton

Walker	Walter of	Weichman	Williams
Walter of	Pottawattamie	Weiss	Mr. Speaker
Marshall	Watson	Wellington	

The nays were: none.

Absent or not voting, 11:

Beman	Hendrix	Nicholas	Turner
Butler	Kosek	Nielsen	Wilson
Duffield.	Morrissey	Sloane	

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

Senate File 422, a bill for an act to make appropriations to Arch W. McFarlane, Waterloo, Iowa; A. G. Redman, Sac City, Iowa; Harry Cox, Fort Dodge, Iowa; Robert Keir, Spencer, Iowa; Fred Cromwell, Burlington, Iowa, and Frank C. Byers, Cedar Rapids, Iowa, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury offered the following amendment proposed by him and moved its adoption:

Amend Senate File 422 by adding the following section:

Sec. 9. This act being deemed of immediate importance shall take effect and be in full force from and after its passage and publication in the Pierson Progress, a newspaper published in Pierson, Iowa, and in the Ida County Pioneer Record, a newspaper published in Ida Grove, Iowa.

Amendment adopted.

Beardsley of Warren moved that the bill be read a last time now and placed 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:

Ainsworth	Donohue	Huston	McEleney
Anderson	Duffy	Kerr	Moore
Avery	Eckels	Kester	Neal
Baker	Edwards	Kilpatrick	Nelson of
Bass	Fiene	King	Buchanan
Beardsley	Fimmen	Klemesrud	Nelson of
Beman	Fletcher	Knickerbocker	Woodbury
Bloom	Frei	Koch	Nielsen
Bockwoldt	Fulk	Kosek	Noble
Boothby	Gannaway	Krall	Norland
Brown of	Good	Kruse	Patrick
Mahaska	Graham	Landsness	Pieper
Brown of Monona	Hansen	Langland	Poston
Bryson	Hedin	Long	Prange
Burkman	Hendrix	Loss	Putney
Datisman	Hicklin	Lucken	Rankin
Davis	Hinrichs	Lundy	Reed
De Groot	Humbert	Lynes	Robb

Robinson	Smith of	Troeger	Walter of
Saylor	Des Moines	Turner	Pottawattamie
Schwengel	Smith of Madison	Utzig	Weichman
Scott	Steinberg	Van Eaton	Weiss
Shepard	Stevens	Walker	Wellington
Siefkas	Strawman	Walter of	Williams
Smith of Clayton	Tesmer	Marshall	Mr. Speaker

The nays were: none.

Absent or not voting, 14:

Bents	Lawrence	Nicholas	Sloane
Butler	McFarlane	Olson	Watson
Duffield	Mills	Redman	Wilson
Ingalls	Morrissey		

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

Senate File 423, 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.

Beardsley of Warren moved that the bill be read a last time now and placed 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:

Ainsworth	Frei	Lucken	Schwengel
Anderson	Fulk	Lynes	Scott
Avery	Gannaway	McEleney	Shepard
Baker	Good	McFarlane	Siefkas
Bass	Graham	Mills	Smith of Clayton
Beardsley	Hansen	Neal	Smith of Madison
Bents	Hedin	Nelson of	Stevens
Bloom	Hicklin	Buchanan	Strawman
Bockwoldt	Hinrichs	Nelson of	Tesmer
Boothby	Humbert	Woodbury	Troeger
Brown of	Huston	Nielsen	Turner
Mahaska	Ingalls	Noble	Utzig
Brown of Monona	Kerr	Norland	Van Eaton
Bryson	Kester	Olson	Walker
Burkman	Kilpatrick	Patrick	Walter of
Datiman	King	Pieper	Marshall
Davis	Knickerbocker	Poston	Walter of
De Groote	Koch	Prange	Pottawattamie
Donohue	Kosek	Rankin	Watson
Duffield	Krall	Redman	Weichman
Duffy	Kruse	Reed	Weiss
Edwards	Landsness	Robb	Wellington
Fiene	Langland	Robinson	Williams
Fimmen	Long	Saylor	Mr. Speaker
Fletcher	Loss		

The nays were: none.

Absent or not voting, 15:

Beman	Klemesrud	Morrissey	Smith of
Butler	Lawrence	Nicholas	Des Moines
Eckels	Lundy	Putney	Steinberg
Hendrix	Moore	Sloane	Wilson

The bill having received a two-thirds majority vote was declared to have passed the House and the title was agreed to.

Senate File 88, a bill for an act to amend section five hundred twenty-six point twenty-five (526.25), Code 1946, relating to investment of funds by banks, 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, 92:

Ainsworth	Fimmen	Langland	Scott
Anderson	Fletcher	Long	Shepard
Avery	Frei	Loss	Smith of Clayton
Baker	Fulk	Lucken	Smith of
Bass	Gannaway	Lundy	Des Moines
Beardsley	Graham	Lynes	Smith of Madison
Beman	Hansen	McEleney	Stevens
Bents	Hedin	Mills	Strawman
Bloom	Hendrix	Neal	Tesmer
Bockwoldt	Hicklin	Nelson of	Troeger
Boothby	Hinrichs	Buchanan	Turner
Brown of	Humbert	Noble	Utzig
Mahaska	Huston	Olson	Van Eaton
Brown of Monona	Ingalls	Patrick	Walker
Bryson	Kerr	Pieper	Walter of
Burkman	Kester	Poston	Marshall
Butler	Kilpatrick	Prange	Walter of
Datisman	Klemesrud	Putney	Pottawattamie
Davis	Knickerbocker	Rankin	Watson
De Groote	Koch	Reed	Weichman
Donohue	Kosek	Robb	Weiss
Duffy	Krall	Robinson	Wellington
Eckels	Kruse	Saylor	Williams
Edwards	Landsness	Schwengel	Mr. Speaker
Fiene			

The nays were, 1:

Nielsen

Absent or not voting, 15:

Duffield	Moore	Norland	Sloane
Good	Morrissey	Redman	Steinberg
King	Nelson of	Siefkas	Wilson
Lawrence	Woodbury		
McFarlane	Nicholas		

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 section five hundred fifteen point one hundred thirty-eight (515.138) and section five hundred fifteen point one hundred thirty-nine (515.139), Code 1946, and to enact a substitute therefor; to amend sections five hundred fifteen point one hundred nine (515.109), five hundred fifteen point one hundred thirty-one (515.131) and five hundred fifteen point one hundred forty-two (515.142), Code 1946; and to repeal sections five hundred fifteen point ninety-nine (515.99), five hundred fifteen point one hundred three (515.103), five hundred fifteen point one hundred four (515.104), five hundred fifteen point one hundred seven (515.107), five hundred fifteen point one hundred seventeen (515.117) and five hundred fifteen point one hundred forty-three (515.143), Code 1946; all relating to standard policy provisions in fire insurance contracts, with report of committee recommending passage, was taken up for consideration.

Huston of Washington asked and obtained unanimous consent to defer action on Senate File 155 and that it retain its place on the calendar.

House File 419, a bill for an act to prohibit the manufacture, sale or possession of any token, slug or false coin or use thereof in the operation of any parking meter, vending machine, coin-box telephone or other lawful receptacle or device, and providing a penalty therefor, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury offered the following amendment proposed by him and moved its adoption:

Amend House File 419, section two (2), lines fifteen and sixteen (16) by striking the words "be fined not more than two hundred dollars, or imprisoned not more than six months, or both", and insert in lieu thereof the following: "be fined not more than one hundred dollars, or imprisoned not more than thirty days".

Amendment adopted.

Prange 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, 91:

Ainsworth	Good	Lundy	Scott
Anderson	Graham	Lynès	Shepard
Baker	Hansen	McEleney	Siefkas
Bass	Hedin	Mills	Smith of Clayton
Beardsley	Hinrichs	Moore	Smith of
Bents	Humbert	Neal	Des Moines
Bloom	Huston	Nelson of	Smith of Madison
Bockwoldt	Ingalls	Buchanan	Stevens
Boothby	Kerr	Nelson of	Strawman
Brown of Monona	Kester	Woodbury	Tesmer
Bryson	Kilpatrick	Noble	Turner
Burkman	King	Norland	Utzig
Butler	Klemesrud	Olson	Van Eaton
Datisman	Knickerbocker	Patrick	Walker
Davis	Koch	Pieper	Walter of
De Groote	Kosek	Poston	Marshall
Eckels	Krall	Prange	Walter of
Edwards	Kruse	Rankin	Pottawattamie
Fiene	Landsness	Redman	Watson
Fimmen	Langland	Reed	Weichman
Fletcher	Lawrence	Robb	Weiss
Frei	Long	Robinson	Wellington
Fulk	Loss	Saylor	Williams
Gannaway	Lucken	Schwengel	Mr. Speaker

The nays were, 1:

Duffy

Absent or not voting, 16:

Avery	Duffield	Morrissey	Sloane
Beman	Hendrix	Nicholas	Steinberg
Brown of	Hicklin	Nielsen	Troeger
Mahaska	McFarlane	Putney	Wilson
Donohue			

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 hundred fifteen point forty-nine (515.49), Code 1946, relative to the combination and limitation insurance risks, with report of committee recommending amendment and passage, was taken up for consideration.

Kosek of Linn offered the following amendment proposed by him and moved its adoption:

Amend Senate File 139 by striking the word "insure" in line seven (7) of section three (3) and inserting in lieu thereof the word "reinsure".

Amendment adopted.

Kosek of Linn offered the following amendment proposed by him and moved its adoption:

1. Amend Senate File 139 by striking the words "paid up" in line ten (10) of section three (3) and the word "capital" in line eleven (11)

of said section and inserting in lieu thereof the words "surplus to policy-holders."

2. Further amend Senate File 139 by adding a new section as follows:

"This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Marion Sentinel, a newspaper published at Marion, Iowa, and in the Kossuth County Advance, a newspaper published at Algona, Iowa."

Amendment adopted.

Kosek of Linn offered the following amendment proposed by the committee and moved its adoption:

Amend Senate File 139 section three (3) by striking all of line ten (10) and line eleven (11) and place in lieu thereof the following, "providing it maintains a surplus to policy holders of not less than one million dollars."

Amendment adopted.

Kosek of Linn asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Further amend Senate File 139 by adding a new section as follows:

"This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Marion Sentinel, a newspaper published at Marion, Iowa, and in the Kossuth County Advance, a newspaper published at Algona, Iowa."

Kosek 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, 66:

Anderson	Hedin	Mills	Smith of
Avery	Hicklin	Moore	Des Moines
Bass	Humbert	Neal	Stevens
Beardsley	Huston	Nelson of	Tesmer
Bockwoldt	Kerr	Buchanan	Troeger
Boothby	Kester	Nelson of	Turner
Bryson	Kilpatrick	Woodbury	Utzig
Burkman	Klemesrud	Noble	Van Eaton
Datisman	Knickerbocker	Norland	Walter of
Davis	Koch	Prange	Marshall
De Groote	Kosek	Rankin	Walter of
Donohue	Krall	Redman	Pottawattamie
Duffy	Kruse	Robb	Watson
Fimmen	Landsness	Saylor	Weichman
Fulk	Langland	Schwengel	Weiss
Gannaway	Lawrence	Scott	Wellington
Good	Long	Siefkas	Mr. Speaker
Hansen	McEleney	Smith of Clayton	

The nays were, 24:

Ainsworth	Bents	Edwards	Fletcher
Beman	Brown of Monona	Fiene	Frei

Graham	Loss	Olson	Reed
Hinrichs	Lucken	Patrick	Shepard
Ingalls	Lynes	Pieper	Smith of Madison
King	Nielsen	Poston	Strawman

Absent or not voting, 18:

Baker	Duffield	Morrissey	Steinberg
Bloom	Eckels	Nicholas	Walker
Brown of Mahaska	Hendrix	Putney	Williams
Butler	Lundy	Robinson	Wilson
	McFarlane	Sloane	

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

House File 321, a bill for an act to amend section one hundred fifty-seven point nine (157.9), Code 1946, relating to the renewal of licenses of cosmetology schools and providing for due notice and hearing in such cases, 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, 92:

Ainsworth	Gannaway	Lucken	Saylor
Anderson	Good	Lundy	Schwengel
Avery	Graham	Lynes	Scott
Baker	Hansen	McEleney	Shepard
Bass	Hedin	Mills	Siefkas
Beardsley	Hicklin	Moore	Smith of Clayton
Bents	Hinrichs	Neal	Steinberg
Bockwoldt	Humbert	Nelson of	Strawman
Boothby	Huston	Buchanan	Tesmer
Brown of Mahaska	Ingalls	Nelson of	Tröeger
Brown of Monona	Kerr	Woodbury	Turner
Bryson	Kester	Nicholas	Utzig
Burkman	Kilpatrick	Nielsen	Van Eaton
Datiman	King	Noble	Walker
Davis	Klemesrud	Norland	Walter of
De Groote	Krickerbocker	Olson	Marshall
Donohue	Koch	Patrick	Walter of
Duffy	Kosek	Pieper	Pottawattamie
Eckels	Krall	Poston	Watson
Edwards	Kruse	Prange	Weichman
Fiene	Landsness	Rankin	Weiss
Fimmen	Langland	Redman	Wellington
Fletcher	Long	Robb	Williams
Fulk	Loss	Robinson	Mr. Speaker

The nays were: none.

Absent or not voting, 16:

Beman	Hendrix	Reed	Smith of Madison
Bloom	Lawrence	Sloane	Stevens
Butler	McFarlane	Smith of	Wilson
Duffield	Morrissey	Des Moines	
Frei	Putney		

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

Senate File 93, a bill for an act relating to the registration or transfer of securities to or by fiduciaries or their nominees, with report of committee recommending passage, was taken up for consideration.

Lundy of Monroe moved that the bill be read a last time now and placed 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:

Ainsworth	Fimmen	Landsness	Robinson
Anderson	Fletcher	Langland	Saylor
Avery	Frei	Lawrence	Schwengel
Baker	Gannaway	Long	Scott
Bass	Good	Lucken	Shepard
Beardsley	Hansen	Lundy	Siefkas
Beman	Hedin	Lynes	Smith of Clayton
Bents	Hendrix	McEleney	Steinberg
Bloom	Hicklin	McFarlane	Stevens
Bockwoldt	Hinrichs	Mills	Strawman
Boothby	Humbert	Neal	Tesmer
Brown of	Huston	Nelson of	Troeger
Mahaska	Ingalls	Buchanan	Turner
Brown of Monona	Kerr	Nicholas	Utzig
Bryson	Kester	Noble	Van Eaton
Burkman	Kilpatrick	Olson	Walter of
Datisman	King	Pieper	Marshall
Davis	Klemesrud	Poston	Walter of
De Groot	Knickerbocker	Prange	Pottawattamie
Donohue	Koch	Rankin	Watson
Duffy	Kosek	Redman	Weiss
Eckels	Krall	Reed	Williams
Edwards	Kruse	Robb	Mr. Speaker
Fiene			

The nays were, 4:

Moore	Norland	Walker	Weichman
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Absent or not voting, 15:

Butler	Loss	Nielsen	Smith of
Duffield	Morrissey	Patrick	Des Moines
Fulk	Nelson of	Putney	Smith of Madison
Graham	Woodbury	Sloane	Wellington
			Wilson

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

House File 190, a bill for an act relating to hotels, restaurants and food establishments, with report of committee recommending passage, was taken up for consideration.

Knickerbocker 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, 66:

Anderson	Graham	Mills	Stevens
Avery	Hansen	Moore	Strawman
Bass	Hedin	Nelson of	Tesmer
Beardsley	Hicklin	Buchanan	Troeger
Bloom	Hinrichs	Nelson of	Turner
Bockwoldt	Ingalls	Woodbury	Utzig
Brown of Monona	Kerr	Nicholas	Van Eaton
Bryson	Kilpatrick	Noble	Walker
Burkman	Knickerbocker	Olson	Walter of
Datisman	Koch	Rankin	Marshall
Davis	Kosek	Saylor	Walter of
De Groote	Krall	Schwengel	Pottawattamie
Donohue	Kruse	Scott	Watson
Eckels	Landsness	Shepard	Weichman
Fimmen	Lawrence	Siefkas	Weiss
Fletcher	Lundy	Smith of Clayton	Williams
Gannaway	Lynes	Smith of	Mr. Speaker
Good	McFarlane	Des Moines	

The nays were, 18:

Beman	Edwards	Kester	Prange
Bents	Fiene	Loss	Reed
Boothby	Frei	Neal	Robb
Brown of	Fulk	Norland	Wellington
Mahaska	Humbert	Pieper	

Absent or not voting, 24:

Ainsworth	King	Morrissey	Robinson
Baker	Klimesrud	Nielsen	Sloane
Butler	Langland	Patrick	Smith of Madison
Duffield	Long	Poston	Steinberg
Duffy	Lucken	Putney	Wilson
Hendrix	McEleney	Redman	
Huston			

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 the law as it appears in chapter ninety-six (96), Code 1946, relating to the Iowa Employment Security Act; and section ninety-six point seven (96.7) of said chapter, relating to the payment of contributions by employers, the manner of keeping accounts with employers and charging to such accounts benefits paid to eligible individuals, and the determination of the employer's rate of contribution; also section ninety-six point eight (96.8), relating to the termination of coverage of said employers; also section ninety-six point

nineteen (96.19), relating to the definition of the terms "annual payroll", "benefit year" and "taxable wages", and providing for the coverage under the Iowa Employment Security Act of any employer who is an employer under the Federal Act; and for the repeal of all acts, or parts of acts, inconsistent with the provisions of this act, with report of committee recommending amendment and passage, was taken up for consideration.

Reed of Jefferson asked and obtained unanimous consent to withdraw the following amendment proposed by the committee.

Amend section 2, sub-section 3, lines 13 and 14 by striking the words one hundred thirty dollars (\$130.00) to read one hundred fifty dollars (\$150.00).

Lundy of Monroe asked and obtained unanimous consent to withdraw the following amendment proposed by him.

Amend Senate File 195, section two (2), subsection three (3) by striking from line thirteen (13) the comma after the words "base period" and inserting a period. Further amend section two (2) subsection three (3) by striking the remainder of subsection after the words "base period", lines thirteen (13), fourteen (14) and fifteen (15), and renumber the lines.

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, 93:

Anderson	Gannaway	McEleney	Shepard
Avery	Good	McFarlane	Siefkas
Bass	Hansen	Mills	Smith of Clayton
Beardsley	Hedin	Moore	Smith of
Beman	Hendrix	Neal	Des Moines
Bents	Hicklin	Nelson of	Smith of Madison
Bloom	Hinrichs	Buchanan	Steinberg
Bockwoldt	Humbert	Nelson of	Strawman
Boothby	Huston	Woodbury	Tesmer
Brown of	Ingalls	Nielsen	Troeger
Mahaska	Kerr	Noble	Turner
Bryson	Kester	Norland	Utzig
Burkman	Kilpatrick	Olson	Van Eaton
Butler	King	Pieper	Walker
Datisman	Klemesrud	Poston	Walter of
Davis	Knickerbocker	Prange	Marshall
De Groote	Koch	Putney	Walter of
Donohue	Krall	Rankin	Pottawattamie
Duffy	Kruse	Redman	Watson
Eckels	Landsness	Reed	Weichman
Edwards	Langland	Robb	Weiss
Fiene	Long	Robinson	Wellington
Fimmen	Loss	Saylor	Williams
Fletcher	Lundy	Schwengel	Mr. Speaker
Frei	Lynes	Scott	

The nays were: none.

Absent or not voting, 15:

Ainsworth	Fulk	Lucken	Sloane
Baker	Graham	Morrissey	Stevens
Brown of Monona	Kosek	Nicholas	Wilson
Duffield	Lawrence	Patrick	

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 repeal chapter two hundred eight (208), Code 1946, relating to petroleum products and to enact a substitute therefor, was taken up for consideration.

Smith of Madison offered the following amendment proposed by him and moved its adoption:

Amend House File 468 by striking the word "no" in line thirty-two (32), section nine (9), and inserting in lieu thereof the following: "only one half of the". Also by striking the comma after the word "remitted" in line thirty-seven (37), section nine (9), and inserting in lieu thereof the following: "in full, one-half said fees".

Amendment adopted.

Smith of Madison moved that the bill be read a last time now and placed 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:

Ainsworth	Frei	Loss	Saylor
Anderson	Fulk	Lucken	Schwengel
Avery	Gannaway	Lynes	Scott
Bass	Good	McEleney	Shepard
Beardsley	Hansen	McFarlane	Siefkas
Beman	Hedin	Mills	Smith of Clayton
Bents	Hendrix	Moore	Smith of
Bloom	Hicklin	Neal	Des Moines
Boothby	Hinrichs	Nelson of	Smith of Madison
Brown of	Humbert	Buchanan	Steinberg
Mahaska	Huston	Nelson of	Stevens
Brown of Monona	Ingalls	Woodbury	Strawman
Bryson	Kerr	Nicholas	Troeger
Burkman	Kester	Nielsen	Turner
Butler	Kilpatrick	Noble	Utzig
Datisman	King	Norland	Van Eaton
Davis	Klemesrud	Olson	Walker
De Groote	Knickerbocker	Patrick	Walter of
Donohue	Koch	Pieper	Marshall
Duffy	Krall	Prange	Walter of
Eckels	Kruse	Putney	Pottawattamie
Edwards	Landsness	Rankin	Weichman
Fiene	Langland	Redman	Weiss
Fimmen	Lawrence	Robb	Williams
Fletcher	Long	Robinson	Mr. Speaker

The nays were: none.

Absent or not voting, 14:

Baker	Kosek	Reed	Watson
Bockwoldt	Lundy	Sloane	Wellington
Duffield	Morrissey	Tesmer	Wilson
Graham	Poston		

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

House File 212, a bill for an act authorizing township trustees to condemn lands for a community center or juvenile playgrounds, with report of committee recommending amendment and passage, was taken up for consideration.

Koch of Palo Alto offered the following amendment proposed by the committee and moved its adoption.

Amend House File 212 by striking all of section 2 thereof.

Amendment adopted.

Koch of Palo Alto moved that the bill be read a last time now and placed 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:

Ainsworth	Gannaway	Lynes	Scott
Anderson	Good	McEleney	Shepard
Avery	Hansen	McFarlane	Siefkas
Baker	Hedin	Mills	Smith of Clayton
Bass	Hendrix	Moore	Smith of
Beardsley	Hicklin	Neal	Des Moines
Beman	Hinrichs	Nelson of	Smith of Madison
Bents	Humbert	Buchanan	Stevens
Bloom	Huston	Nelson of	Strawman
Boothby	Kerr	Woodbury	Tesmer
Brown of	Kester	Nicholas	Troeger
Mahaska	Kilpatrick	Nielsen	Turner
Brown of Monona	King	Noble	Utzig
Bryson	Klemesrud	Norland	Van Eaton
Burkman	Knickerbocker	Olson	Walker
Datisman	Koch	Patrick	Walter of
De Groot	Kosek	Pieper	Marshall
Duffy	Krall	Poston	Walter of
Eckels	Kruse	Putney	Pottawattamie
Edwards	Landsness	Rankin	Watson
Fiene	Langland	Redman	Weichman
Fimmen	Lawrence	Robb	Weiss
Fletcher	Long	Robinson	Wellington
Frei	Loss	Saylor	Williams
Fulk	Lucken	Schwengel	Mr. Speaker

The nays were, 1:

Davis

Absent or not voting, 13:

Bockwoldt	Graham	Morrissey	Sloane
Butler	Ingalls	Prange	Steinberg
Donohue	Lundy	Reed	Wilson
Duffield			

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

On motion by McFarlane of Black Hawk, the House recessed until 1:30 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Beardsley of Warren on request of Turner of Mills.

CONSIDERATION OF BILLS

House File 97, a bill for an act to amend section three hundred sixty-six point eleven (366.11), Code 1946, relating to the costs of official publications, with report of committee recommending passage, was taken up for consideration.

Smith 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, 66:

Ainsworth	Gannaway	Kruse	Poston
Anderson	Good	Landsness	Rankin
Avery	Graham	Langland	Redman
Baker	Hansen	Lawrence	Robb
Beman	Hedin	Long	Scott
Bloom	Hendrix	Loss	Siefkas
Boothby	Hicklin	Lundy	Smith of Clayton
Brown of	Hinrichs	Lynes	Smith of
Mahaska	Humbert	McElaney	Des Moines
Bryson	Huston	Neal	Smith of Madison
Burkman	Kerr	Nelson of	Stevens
Butler	Kester	Buchanan	Van Eaton
Datisman	King	Nelson of	Walter of
Davis	Klemesrud	Woodbury	Marshall
Eckels	Knickerbocker	Nielsen	Walter of
Fiene	Koch	Noble	Pottawattamie
Fletcher	Kosek	Norland	Weiss
Frei	Krall	Pieper	Mr. Speaker

The nays were: none.

Absent or not voting, 42:

Bass	Fulk	Prange	Tesmer
Beardsley	Ingalls	Putney	Troeger
Bents	Kilpatrick	Reed	Turner
Bockwoldt	Lucken	Robinson	Utzig
Brown of Monona	McFarlane	Saylor	Walker
De Groote	Mills	Schwengel	Watson
Donohue	Moore	Shepard	Weichman
Duffield	Morrissey	Sloane	Wellington
Duffy	Nicholas	Steinberg	Williams
Edwards	Olson	Strawman	Wilson
Fimmen	Patrick		

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 five hundred fifty-six point twenty (556.20), Code 1946, relating to filing fees for instruments affecting the title to or encumbrance of personal property, with report of committee recommending passage, was taken up for consideration.

Good of Boone moved that the bill be read a last time now and placed 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:

Ainsworth	Good	Langland	Robb
Anderson	Graham	Lawrence	Robinson
Avery	Hansen	Loss	Scott
Baker	Hedin	Lundy	Siefkas
Beman	Hendrix	Lynes	Smith of Clayton
Bloom	Hicklin	McEleney	Smith of
Boothby	Hinrichs	McFarlane	Des Moines
Brown of	Humbert	Neal	Smith of Madison
Mahaska	Huston	Nelson of	Stevens
Bryson	Ingalls	Buchanan	Tesmer
Burkman	Kerr	Nelson of	Turner
Butler	Kester	Woodbury	Van Eaton
Datisman	King	Nielsen	Walter of
Davis	Klemesrud	Noble	Marshall
Eckels	Knickerbocker	Norland	Walter of
Edwards	Koch	Pieper	Pottawattamie
Fiene	Kosek	Poston	Weichman
Fletcher	Krall	Rankin	Weiss
Frei	Kruse	Redman	Mr. Speaker
Gannaway	Landsness		

The nays were: none.

Absent or not voting, 36:

Bass	De Groote	Fulk	Moore
Beardsley	Donohue	Kilpatrick	Morrissey
Bents	Duffield	Long	Nicholas
Bockwoldt	Duffy	Lucken	Olson
Brown of Monona	Fimmen	Mills	Patrick

Prange	Schwengel	Strawman	Watson
Putney	Shepard	Troeger	Wellington
Reed	Sloane	Utzig	Williams
Saylor	Steinberg	Walker	Wilson

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 seven hundred thirteen point twenty-eight, (713.28), Code 1946, relating to unlawfully wearing military badges, 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, 72:

Ainsworth	Graham	Lawrence	Robinson
Anderson	Hansen	Long	Schwengel
Baker	Hedin	Lundy	Scott
Beman	Hendrix	Lynes	Siefkas
Bloom	Hicklin	McEleney	Smith of Clayton
Boothby	Hinrichs	Neal	Smith of
Brown of	Humbert	Nelson of	Des Moines
Mahaska	Huston	Buchanan	Smith of Madison
Burkman	Kerr	Nelson of	Steinberg
Butler	Kester	Woodbury	Stevens
Datisman	King	Nielsen	Tesmer
Davis	Klemesrud	Noble	Troeger
Eckels	Knickerbocker	Norland	Turner
Edwards	Koch	Olson	Van Eaton
Fiene	Kosek	Pieper	Walter of
Fletcher	Krall	Poston	Marshall
Frei	Kruse	Putney	Walter of
Gannaway	Landsness	Rankin	Pottawattamie
Good	Langland	Redman	Weiss
		Robb	Mr. Speaker

The nays were: none.

Absent or not voting, 36:

Avery	Duffield	Mills	Sloane
Bass	Duffy	Moore	Strawman
Beardsley	Fimmen	Morrissey	Utzig
Bents	Fulk	Nicholas	Walker
Bockwoldt	Ingalls	Patrick	Watson
Brown of Monona	Kilpatrick	Prange	Weichman
Bryson	Loss	Reed	Wellington
De Groote	Lucken	Saylor	Williams
Donohue	McFarlane	Shepard	Wilson

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

House File 237, a bill for an act to amend chapter one hundred seven (107) Code 1946, to authorize payment of special assess-

ments on state lands, with report of committee recommending passage, was taken up for consideration.

Hendrix 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, 70:

Ainsworth	Hansen	Lawrence	Schwengel
Anderson	Hedin	Long	Scott
Avery	Hendrix	Loss	Smith of Clayton
Baker	Hicklin	Lundy	Smith of
Beman	Hinrichs	Lynes	Des Moines
Bloom	Humbert	McEleney	Smith of Madison
Boothby	Huston	McFarlane	Steinberg
Brown of	Ingalls	Neal	Stevens
Mahaska	Kerr	Nelson of	Tesmer
Burkman	Kester	Woodbury	Troeger
Datisman	King	Nielsen	Turner
Davis	Klemesrud	Norland	Van Eaton
Eckels	Knickerbocker	Olson	Walter of
Edwards	Koch	Pieper	Marshall
Fletcher	Kosek	Putney	Walter of
Frei	Krall	Rankin	Pottawattamie
Gannaway	Kruse	Redman	Weiss
Good	Landsness	Robb	Mr. Speaker
Graham	Langland	Robinson	

The nays were: none.

Absent or not voting, 38:

Bass	Duffield	Nelson of	Siefkas
Beardsley	Duffy	Buchanan	Sloane
Bents	Fiene	Nicholas	Strawman
Bockwoldt	Fimmen	Noble	Utzig
Brown of Monona	Fulk	Patrick	Walker
Bryson	Kilpatrick	Poston	Watson
Butler	Lucken	Prange	Weichman
De Groote	Mills	Reed	Wellington
Donohue	Moore	Saylor	Williams
	Morrissey	Shepard	Wilson

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 five hundred seventy-two point one (572.1), Code 1946, relating to mechanics' liens, 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, 61:

Ainsworth	Hedin	Long	Robinson
Anderson	Hendrix	Lundy	Schwengel
Avery	Hicklin	Lynes	Scott
Baker	Hinrichs	McEleney	Siefkas
Bloom	Huston	McFarlane	Smith of Clayton
Burkman	Kerr	Mills	Smith of
Datisman	Kester	Neal	Des Moines
Eckels	King	Nelson of	Smith of Madison
Edwards	Klemesrud	Woodbury	Stevens
Fiene	Knickerbocker	Nielsen	Tesmer
Fletcher	Koch	Norland	Turner
Frei	Kosek	Olson	Van Eaton
Gannaway	Krall	Pieper	Walter of
Good	Kruse	Putney	Pottawattamie
Graham	Landsness	Redman	Weiss
Hansen	Lawrence	Robb	Mr. Speaker

The nays were, 3:

Boothby	Rankin	Walter of Marshall
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Absent or not voting, 44:

Bass	Donohue	Morrissey	Sloane
Beardsley	Duffield	Nelson of	Steinberg
Beman	Duffy	Buchanan	Strawman
Bents	Fimmen	Nicholas	Troeger
Bockwoldt	Fulk	Noble	Utzig
Brown of	Humbert	Patrick	Walker
Mahaska	Ingalls	Poston	Watson
Brown of Monona	Kilpatrick	Prange	Weichman
Bryson	Langland	Reed	Wellington
Butler	Loss	Saylor	Williams
Davis	Lucken	Shepard	Wilson
De Groot	Moore		

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

House File 251, a bill for an act to amend section five hundred seventy-three point one (573.1), Code 1946, relating to labor and materials on public improvements, 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, 62:

Ainsworth	Fletcher	Hinrichs	Kosek
Avery	Frei	Humbert	Krall
Baker	Gannaway	Huston	Kruse
Burkman	Good	Kerr	Landsness
Datisman	Graham	Kester	Lawrence
Davis	Hansen	King	Long
Eckels	Hedin	Klemesrud	Lundy
Edwards	Hendrix	Knickerbocker	Lynes
Fiene	Hicklin	Koch	McEleney

McFarlane	Olson	Scott	Troeger
Mills	Pieper	Siefkas	Turner
Neal	Putney	Smith of Clayton	Van Eaton
Nelson of	Redman	Smith of	Walter of
Woodbury	Robb	Des Moines	Pottawattamie
Nielsen	Robinson	Smith of Madison	Weiss
Norland	Schwengel	Stevens	Mr. Speaker
		Tesmer	

The nays were, 3:

Boothby	Rankin	Walter of Marshall
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Absent or not voting, 43:

Anderson	Butler	Lucken	Saylor
Bass	De Groot	Moore	Shepard
Beardsley	Donohue	Morrissey	Sloane
Beman	Duffield	Nelson of	Steinberg
Bents	Duffy	Buchanan	Strawman
Bloom	Fimmen	Nicholas	Utzig
Bockwoldt	Fulk	Noble	Walker
Brown of	Ingalls	Patrick	Watson
Mahaska	Kilpatrick	Poston	Weichman
Brown of Monona	Langland	Prange	Wellington
Bryson	Loss	Reed	Williams
			Wilson

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

SENATE FILE 108 SUBSTITUTED FOR HOUSE FILE 258

Nelson of Woodbury asked and obtained unanimous consent to substitute Senate File 108 for House File 258.

Senate File 108, a bill for an act to amend section six hundred thirty-nine point eight (639.8), Code 1946, with reference to the amount in value that may be attached by the levying officer when the demand is not founded on contract, in order to give a judge of a municipal court the power to make an allowance on a petition presented to him of the amount in value of the property that may be attached, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story offered the following amendment proposed by the committee and moved its adoption:

Strike all of section 1 and substitute in lieu thereof the following: "Section 1. Section six hundred thirty-nine point eight (639.8) is hereby amended by striking from lines four (4) and five (5) of said section the following words: 'district or superior court' and inserting in lieu thereof 'or district court, or the judge of the court from which the issuance of a writ of attachment is sought'.

Also amend the title by striking from line five (5) the words 'a judge of a municipal court' and inserting in lieu thereof the words 'a judge of any of certain courts.'

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 65:

Ainsworth	Hendrix	Lynes	Robinson
Anderson	Hinrichs	McElaney	Schwengel
Avery	Humbert	Mills	Scott
Baker	Ingalls	Neal	Smith of Clayton
Bents	Kerr	Nelson of	Smith of Madison
Bloom	Kester	Buchanan	Steinberg
Boothby	King	Nelson of	Stevens
Brown of	Klemesrud	Woodbury	Tesmer
Mahaska	Knickerbocker	Nielsen	Troeger
Burkman	Koch	Norland	Turner
Datisman	Kosek	Olson	Van Eaton
Eckels	Krall	Pieper	Walter of
Edwards	Kruse	Poston	Marshall
Fiene	Landsness	Putney	Walter of
Fletcher	Langland	Rankin	Pottawattamie
Gannaway	Lawrence	Redman	Weiss
Good	Long	Robb	Mr. Speaker
Graham	Lundy		

The nays were: none.

Absent or not voting, 43:

Bass	Duffy	McFarlane	Sloane
Beardsley	Fimmen	Moore	Smith of
Beman	Frei	Morrissey	Des Moines
Bockwoldt	Fulk	Nicholas	Strawman
Brown of Monona	Hansen	Noble	Utzig
Bryson	Hedin	Patrick	Walker
Butler	Hicklin	Prange	Watson
Davis	Huston	Reed	Weichman
De Groote	Kilpatrick	Saylor	Wellington
Donohue	Loss	Shepard	Williams
Duffield	Lucken	Siefkas	Wilson

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

SENATE FILE 107 SUBSTITUTED FOR HOUSE FILE 259

On motion by Nelson of Woodbury Senate File 107 was substituted for House File 259.

Senate File 107, a bill for an act to amend section six hundred thirty point one (630.1), Code 1946, relating to proceedings auxiliary to execution, in order to give jurisdiction to municipal courts to hear these proceedings, was taken up for consideration.

Nelson 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, 67:

Ainsworth	Hedin	Lundy	Robinson
Anderson	Hendrix	Lynes	Schwengel
Avery	Hinrichs	McEleney	Scott
Baker	Humbert	Mills	Smith of Clayton
Beman	Ingalls	Neal	Smith of
Bloom	Kerr	Nelson of	Des Moines
Boothby	Kester	Buchanan	Smith of Madison
Brown of	King	Nelson of	Steinberg
Mahaska	Klemesrud	Woodbury	Stevens
Burkman	Knickerbocker	Nielsen	Tesmer
Datisman	Koch	Norland	Troeger
Eckels	Kosek	Olson	Turner
Edwards	Krall	Pieper	Van Eaton
Fiene	Kruse	Poston	Walter of
Fletcher	Landsness	Putney	Marshall
Gannaway	Langland	Rankin	Walter of
Good	Lawrence	Redman	Pottawattamie
Graham	Long	Robb	Weiss
			Mr. Speaker

The nays were: none.

Absent or not voting, 41:

Bass	Duffy	McFarlane	Siefkas
Beardsley	Fimmen	Moore	Sloane
Bents	Frei	Morrissey	Strawman
Bockwoldt	Fulk	Nicholas	Utzig
Brown of Monona	Hansen	Noble	Walker
Bryson	Hicklin	Patrick	Watson
Butler	Huston	Prange	Weichman
Davis	Kilpatrick	Reed	Wellington
De Groote	Loss	Saylor	Williams
Donohue	Lucken	Shepard	Wilson
Duffield			

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

House File 267, a bill for an act to amend section three hundred twenty-one point one hundred ninety-four (321.194), Code 1946, relating to issuance of restricted licenses to minors for operating motor vehicles, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story offered the following amendment and moved its adoption:

Amend House File 267 by striking all of section two (2).

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, 58:

Ainsworth	Humbert	Nelson of	Smith of Clayton
Anderson	Kerr	Buchanan	Smith of
Avery	King	Nelson of	Des Moines
Baker	Klemesrud	Woodbury	Smith of Madison
Beman	Knickerbocker	Nielsen	Steinberg
Bloom	Koch	Norland	Stevens
Boothby	Kosek	Olson	Troeger
Burkman	Krall	Pieper	Turner
Datisman	Kruse	Poston	Van Eaton
Edwards	Landsness	Putney	Walter of
Fiene	Langland	Rankin	Marshall
Fletcher	Lundy	Redman	Walter of
Gannaway	Lynes	Robb	Pottawattamie
Good	McEleney	Robinson	Weiss
Graham	Mills	Schwengel	Mr. Speaker
Hedin	Neal	Scott	

The nays were, 5:

Hendrix	Ingalls	Kester	Loss
Hinrichs			

Absent or not voting, 45:

Bass	Duffield	Long	Shepard
Beardsley	Duffy	Lucken	Siefkas
Bents	Eckels	McFarlane	Sloane
Bockwoldt	Fimmen	Moore	Strawman
Brown of	Frei	Morrissey	Tesmer
Mahaska	Fulk	Nicholas	Utzig
Brown of Monona	Hansen	Noble	Walker
Bryson	Hicklin	Patrick	Watson
Butler	Huston	Prange	Weichman
Davis	Kilpatrick	Reed	Wellington
De Groote	Lawrence	Saylor	Williams
Donohue			Wilson

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

House File 377, a bill for an act relating to the flight of aircraft over lands and waters of the state and the prohibiting of operation of aircraft while under the influence of intoxicating liquors or habit-forming drugs, or in a careless or reckless manner, was taken up for consideration.

Nielsen of Pottawattamie offered the following amendment and moved its adoption:

Amend House File 377 by striking all of section three (3).

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, 68:

Ainsworth	Hansen	Loss	Redman
Anderson	Hedin	Lundy	Robb
Avery	Hendrix	Lynes	Robinson
Baker	Hinrichs	McEleney	Schwengel
Beman	Humbert	McFarlane	Scott
Bents	Ingalls	Mills	Smith of Clayton
Bloom	Kerr	Neal	Smith of Madison
Boothby	Kester	Nelson of	Stevens
Burkman	King	Buchanan	Tesmer
Datiman	Klemesrud	Nelson of	Troeger
Eckels	Knickerbocker	Woodbury	Turner
Edwards	Koch	Nielsen	Van Eaton
Fiene	Kosek	Norland	Walter of
Fletcher	Krall	Olson	Marshall
Frei	Landsness	Pieper	Walter of
Gannaway	Langland	Poston	Pottawattamie
Good	Lawrence	Putney	Weiss
Graham	Long	Rankin	Mr. Speaker

The nays were: none.

Absent or not voting, 40:

Bass	Duffield	Morrissey	Smith of
Beardsley	Duffy	Nicholas	Des Moines
Bockwoldt	Fimmen	Noble	Steinberg
Brown of	Fulk	Patrick	Strawman
Mahaska	Hicklin	Prange	Utzig
Brown of Monona	Huston	Reed	Walker
Bryson	Kilpatrick	Saylor	Watson
Butler	Kruse	Shepard	Weichman
Davis	Lucken	Siefkas	Wellington
De Groote	Moore	Sloane	Williams
Donohue			Wilson

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

House File 404, a bill for an act, relating to absent voting by members of the armed forces, with report of committee recommending passage, was taken up for consideration.

Pieper 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, 64:

Ainsworth	Burkman	Good	Kerr
Anderson	Datiman	Graham	Kester
Avery	Eckels	Hedin	King
Baker	Edwards	Hendrix	Klemesrud
Beman	Fiene	Hinrichs	Knickerbocker
Bloom	Fletcher	Humbert	Koch
Boothby	Gannaway	Ingalls	Kosek

Krall	Nelson of	Putney	Smith of Madison
Kruse	Buchanan	Rankin	Steinberg
Landsness	Nelson of	Redman	Stevens
Langland	Woodbury	Robb	Troeger
Loss	Nielsen	Robinson	Turner
Lundy	Noble	Schwengel	Van Eaton
Lynes	Norland	Scott	Walter of
McEleney	Olson	Smith of Clayton	Marshall
Mills	Pieper	Smith of	Weiss
Neal	Poston	Des Moines	Mr. Speaker

The nays were: none.

Absent or not voting, 44:

Bass	Duffield	McFarlane	Strawman
Beardsley	Duffy	Moore	Tesmer
Bents	Fimmen	Morrissey	Utzig
Bockwoldt	Frei	Nicholas	Walker
Brown of	Fulk	Patrick	Walter of
Mahaska	Hansen	Prange	Pottawattamie
Brown of Monona	Hicklin	Reed	Watson
Bryson	Huston	Saylor	Weichman
Butler	Kilpatrick	Shepard	Wellington
Davis	Lawrence	Siefkas	Williams
De Groote	Long	Sloane	Wilson
Donohue	Lucken		

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

House File 424, a bill for an act relating to taxes for garbage disposal and street cleaning, with report of committee recommending amendment and passage, was taken up for consideration.

Langland of Winneshiek offered the following amendment proposed by the committee and moved its adoption.

Amend House File 424 by adding thereto a new section as follows:

Sec. 2. Subsection sixteen (16) of section four hundred four point five (404.5), Code 1946, is further amended by striking the words "three-quarters" in lines two (2) and three (3) of paragraph "c" and inserting in lieu thereof the word "one".

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 61:

Ainsworth	Bloom	Edwards	Graham
Anderson	Boothby	Fiene	Hedin
Avery	Burkman	Fletcher	Hendrix
Baker	Datisman	Gannaway	Hinrichs
Beman	Eckels	Good	

Humbert	Langland	Noble	Smith of Madison
Ingalls	Lawrence	Norland	Steinberg
Kerr	Long	Olson	Stevens
Kester	Lynes	Pieper	Troeger
King	McEleney	Rankin	Turner
Klemesrud	Mills	Robb	Van Eaton
Knickerbocker	Neal	Robinson	Walter of
Koch	Nelson of	Schwengel	Marshall
Kosek	Buchanan	Scott	Weiss
Krall	Nelson of	Smith of Clayton	Mr. Speaker
Kruse	Woodbury	Smith of	
Landsness	Nielsen	Des Moines	

The nays were, 1:

Loss

Absent or not voting, 46:

Bass	Duffield	Moore	Sloane
Beardsley	Duffy	Morrissey	Strawman
Bents	Fimmen	Nicholas	Tesmer
Bockwoldt	Frei	Patrick	Utzig
Brown of	Fulk	Poston	Walker
Mahaska	Hansen	Prange	Walter of
Brown of Monona	Hicklin	Putney	Pottawattamie
Bryson	Huston	Redman	Watson
Butler	Kilpatrick	Reed	Weichman
Davis	Lucken	Saylor	Wellington
De Groot	Lundy	Shepard	Williams
Donohue	McFarlane	Siefkas	Wilson

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

House File 425, a bill for an act relating to taxes for comfort stations, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

The ayes were, 60:

Anderson	Hinrichs	Lundy	Robb
Avery	Humbert	Lynes	Robinson
Baker	Ingalls	McEleney	Schwengel
Beman	Kerr	Mills	Scott
Boothby	Kester	Neal	Smith of Clayton
Burkman	King	Nelson of	Smith of
Datisman	Klemesrud	Buchanan	Des Moines
Eckels	Knickerbocker	Nelson of	Smith of Madison
Edwards	Koch	Woodbury	Steinberg
Fiene	Kosek	Noble	Stevens
Fletcher	Krall	Norland	Troeger
Gannaway	Kruse	Olson	Turner
Good	Landsness	Pieper	Walter of
Graham	Langland	Putney	Marshall
Hedin	Lawrence	Rankin	Weiss
Hendrix	Loss	Redman	Mr. Speaker

The nays were: none.

Absent or not voting, 48:

Ainsworth	Donohue	Moore	Strawman
Bass	Duffield	Morrissey	Tesmer
Beardsley	Duffy	Nicholas	Utzig
Bents	Fimmen	Nielsen	Van Eaton
Bloom	Frei	Patrick	Walker
Bockwoldt	Fulk	Poston	Walter of
Brown of	Hansen	Prange	Pottawattamie
Mahaska	Hicklin	Reed	Watson.
Brown of Monona	Huston	Saylor	Weichman
Bryson	Kilpatrick	Shepard	Wellington
Butler	Long	Siefkas	Williams
Davis	Lucken	Sloane	Wilson
De Groot	McFarlane		

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

SENATE FILE 106 SUBSTITUTED FOR HOUSE FILE 426

Hedin of Scott asked and obtained unanimous consent to substitute Senate File 106 for House File 426.

Senate File 106, a bill for an act granting to the board of supervisors of any county, with a population of not less than 75,000 inhabitants, with respect to lands located within the county but lying outside the corporate limits of any city or town, the power to appoint a zoning commission and to prescribe its duties; to divide the county into districts with respect to the development and uses of the property therein; to adopt uniform rules for such property which may affect the general welfare; to appoint an administrative officer authorized to enforce such uniform rules and to provide for the payment of such officer; to provide for the appointment of a board of adjustment and to prescribe its duties; to institute appropriate action or proceedings in case of violation of this act or of any ordinance or regulation made under authority conferred thereby; to provide for appeals from the action of the board of adjustment and from the board of supervisors or its administrative officer, and prescribing notice and hearing of such appeal; to impose sanitation requirements in dwellings now or hereafter erected; and to provide penalties for violations, was taken up for consideration.

Hedin of Scott offered the following amendment proposed by Duffy of Dubuque and moved its adoption:

Amend the Martin amendment to Senate File 106 by striking the number "75,000" in line three (3) of section one (1) of said amendment, and inserting in lieu thereof the number "60,000".

Also:

Amend title by striking figure "75,000" and insert figure "60,000".

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, 62:

Anderson	Robb	Lundy	Robinson
Avery	Hinrichs	Lynes	Schwengel
Baker	Humbert	McEleney	Scott
Beman	Ingalls	Mills	Smith of Clayton
Bloom	Kerr	Neal	Smith of
Boothby	Kester	Nelson of	Des Moines
Burkman	King	Buchanan	Smith of Madison
Datisman	Klemesrud	Nelson of	Steinberg
Eckels	Knickerbocker	Woodbury	Stevens
Edwards	Koch	Nielsen	Troeger
Fiene	Kosek	Noble	Turner
Fletcher	Krall	Norland	Van Eaton
Gannaway	Kruse	Olson	Walter of
Good	Landsness	Putney	Marshall
Graham	Langland	Rankin	Weiss
Hedin	Lawrence	Redman	Mr. Speaker
Hendrix	Loss		

The nays were: none.

Absent or not voting, 46:

Ainsworth	Donohue	McFarlane	Sloane
Bass	Duffield	Moore	Strawman
Beardsley	Duffy	Morrissey	Tesmer
Bents	Fimmen	Nicholas	Utzig
Bockwolddt	Frei	Patrick	Walker
Brown of	Fulk	Pieper	Walter of
Mahaska	Hansen	Poston	Pottawattamie
Brown of Monona	Hicklin	Prange	Watson
Bryson	Huston	Reed	Weichman
Butler	Kilpatrick	Saylor	Wellington
Davis	Long	Shepard	Williams
De Grootte	Lucken	Siefkas	Wilson

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

House File 442, a bill for an act providing for the confiscation and disposition of firearms of persons convicted of certain felonies, 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, 60:

Anderson	Hinrichs	Lynes	Robinson
Avery	Humbert	McEleney	Schwengel
Baker	Ingalls	Mills	Scott
Beman	Kerr	Neal	Smith of Clayton
Boothby	Kester	Nelson of	Smith of
Burkman	King	Buchanan	Des Moines
Datisman	Klemesrud	Nelson of	Smith of Madison
Eckels	Knickerbocker	Woodbury	Steinberg
Edwards	Koch	Nielsen	Stevens
Fiene	Kosek	Noble	Troeger
Fletcher	Krall	Norland	Turner
Gannaway	Kruse	Olson	Van Eaton
Good	Landsness	Pieper	Walter of
Graham	Langland	Rankin	Marshall
Hedin	Lawrence	Redman	Weiss
Hendrix	Lundy	Robb	Mr. Speaker

The nays were: none.

Absent or not voting, 48:

Ainsworth	Donohue	McFarlane	Sloane
Bass	Duffield	Moore	Strawman
Beardsley	Duffy	Morrissey	Tesmer
Bents	Fimmen	Nicholas	Utzig
Bloom	Frei	Patrick	Walker
Bockwoldt	Fulk	Poston	Walter of
Brown of	Hansen	Prange	Pottawattamie
Mahaska	Hicklin	Putney	Watson
Brown of Monona	Huston	Reed	Weichman
Bryson	Kilpatrick	Saylor	Wellington
Butler	Long	Shepard	Williams
Davis	Loss	Siefkas	Wilson
De Groot	Lucken		

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

House File 488, a bill for an act to authorize political subdivisions of the state of Iowa to acquire property for airport or air navigation facility purposes, subject to conditions, and to exercise the powers granted by chapters three hundred twenty-nine (329) and three hundred thirty (330) with respect thereto, 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, 60:

Anderson	Beman	Datisman	Fiene
Avery	Boothby	Eckels	Fletcher
Baker	Burkman	Edwards	Gannaway

Good	Krall	Nelson of	Scott
Graham	Kruse	Woodbury	Smith of Clayton
Hedin	Landsness	Nielsen	Smith of
Hendrix	Langland	Noble	Des Moines
Hinrichs	Lawrence	Norland	Smith of Madison
Humbert	Loss	Olson	Steinberg
Ingalls	Lundy	Pieper	Stevens
Kerr	Lynes	Putney	Turner
Kester	McEleney	Rankin	Van Eaton
King	Mills	Redman	Walter of
Knickerbocker	Neal	Robb	Marshall
Koch	Nelson of	Robinson	Weiss
Kosek	Buchanan	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 48:

Ainsworth	Donohue	McFarlane	Strawman
Bass	Duffield	Moore	Tesmer
Beardsley	Duffy	Morrissey	Troeger
Bents	Fimmen	Nicholas	Utzig
Bloom	Frei	Patrick	Walker
Bockwoldt	Fulk	Poston	Walter of
Brown of	Hansen	Prange	Pottawattamie
Mahaska	Hicklin	Reed	Watson
Brown of Monona	Huston	Saylor	Weichman
Bryson	Kilpatrick	Shepard	Wellington
Butler	Klemesrud	Siefkas	Williams
Davis	Long	Sloane	Wilson
De Groot	Lucken		

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

House File 495, a bill for an act to provide for county public hospitals to provide care of indigent persons having legal settlement outside of the county furnishing such care, and to further provide for the collection of such costs from the county wherein the patient has a legal settlement or persons legally liable for such support, 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, 57:

Avery	Good	Klemesrud	Lundy
Baker	Graham	Knickerbocker	Lynes
Beman	Hedin	Koch	McEleney
Boothby	Hendrix	Kosek	Mills
Burkman	Hinrichs	Krall	Neal
Datisman	Humbert	Kruse	Nelson of
Edwards	Ingalls	Landsness	Buchanan
Fiene	Kerr	Langland	Nelson of
Fletcher	Kester	Lawrence	Woodbury
Gannaway	King	Loss	Nielsen

Noble	Robb	Smith of	Van Eaton
Norland	Robinson	Des Moines	Walter of
Olson	Schwengel	Smith of Madison	Marshall
Putney	Scott	Steinberg	Weiss
Rankin	Smith of Clayton	Stevens	Mr. Speaker
Redman			

The nays were: none.

Absent or not voting, 51:

Ainsworth	Donohue	McFarlane	Strawman
Anderson	Duffield	Moore	Tesmer
Bass	Duffy	Morrissey	Troeger
Beardsley	Eckels	Nicholas	Turner
Bents	Fimmen	Patrick	Utzig
Bloom	Frei	Pieper	Walker
Bockwoldt	Fulk	Poston	Walter of
Brown of	Hansen	Prange	Pottawattamie
Mahaska	Hicklin	Reed	Watson
Brown of Monona	Huston	Saylor	Weichman
Bryson	Kilpatrick	Shepard	Wellington
Butler	Long	Siefkas	Williams
Davis	Lucken	Sloane	Wilson
De Groot			

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 and passed Senate File 421, a bill for an act to make appropriations for claims against the state of Iowa.

Also: That the Senate has concurred in the House amendment to and passed Senate File 422; a bill for an act to make appropriations for claims of members of the Iowa Postwar Taxation Study Committee.

W. J. SCARBOROUGH, *Secretary.*

REPORTS OF COMMITTEES

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 448, a bill for an act to make appropriation from liquor control fund to industrial commissioner for the payment of workmen's compensation claims of employees of liquor control 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.

HARRY WEICHMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on appropriations to whom was re-

ferred Senate File 449, a bill for an act to appropriate from liquor control act fund to the department of public safety for use of bureau of investigation in liquor control enforcement, begs leave to report it 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 WEICHMAN, *Chairman.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 192, 294, 411, 413, 425, 438, 440, 442 and 443.

LAWRENCE PUTNEY,
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 192, 294, 411, 413, 425, 438, 440, 442 and 443.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: March 26, 1947, House File 116; March 27, 1947, House File 217.

AMENDMENTS FILED

Amend House File 437 by striking in its entirety all of the language following the enacting clause and substituting the following in lieu thereof:

Section 1. Section one hundred thirty-five point eighteen (135.18), Code 1946, is hereby repealed and the following enacted in lieu thereof:

"The department, upon its own initiative, may study and investigate or survey all problems concerned with the pollution of any stream, lake or other body of water, its prevention, abatement and control and may determine methods, as far as practicable, of preventing pollution of such waters. The department may make such investigation upon the written petition of:

1. The council of any town.
2. Any local board of health.

"The power vested by this section in the department shall not apply, however, to the lower five thousand (5,000) feet of any stream flowing into a river at a place where such river forms a part of the boundry

line of the State, nor shall such lower five thousand (5,000) feet constitute 'waters' within the meaning of or specified by this section.

"The department on its own initiative may study and investigate streams, lakes or other bodies of water for the purpose of improving said water in reference to public health or source of domestic water supply and aquatic life.

"The term 'pollution' shall for the purposes of this section mean the discharge or deposit of sewage, industrial wastes or other wastes in such condition, manner, or quantity as may cause:

- a. The formation of sludge banks, or
- b. The dissolved oxygen content of the stream (based on existing actual analysis and not computed from oxygen balance) to drop below four (4) parts per million on the average cross-section of the stream; provided, however, that the discharge of effluent from a plant designed and used for the treatment of sewage, industrial wastes or other wastes shall in no event be considered as in violation of the standard of this subparagraph if the biochemical oxygen demand of such effluent does not exceed fifty (50) parts per million on a weighted twenty-four hour average, or
- c. The deposit of oils, chemical or other industrial wastes so as to render the stream injurious to animal or fish life or destroy the scenic value."

Sec. 2. Section one hundred thirty-five point nineteen (135.19), Code 1946, is hereby repealed and the following enacted in lieu thereof:

"Time and Place of Hearing. Whenever such complaint of pollution of any of the aforesaid waters is filed with the department, or whenever it acts upon its own initiative, it may make a full and complete investigation which may include such engineering studies, bacteriological, biological, and chemical analyses of the water and location of the sources of contamination as may be found necessary, and, if the pollution is found to exist, the department may make an order fixing the time and place for a hearing. Such hearing shall be public and shall be conducted, so far as possible, in the same manner as a court hearing, and every alleged offender shall have the right to appear by counsel, present testimony, and examine witnesses."

Sec. 3. Section one hundred thirty-five point twenty (135.20), Code 1946, is amended by striking from line three (3) thereof the word "ten" and inserting in lieu thereof the word "thirty".

Sec. 4. Section one hundred thirty-five point twenty-one (135.21), Code 1946, is hereby amended by adding a period following the word "pollution" in line five (5) and striking the remainder thereof.

Sec. 5. Chapter one hundred thirty-five (135), Code 1946, is hereby amended by adding thereto the following:

"Any present pending action shall be governed by the provisions of this chapter as amended."

Sec. 6. Section one hundred thirty-five point twenty-five (135.25), Code 1946, is hereby amended by adding immediately after the period (.) at the end thereof the following:

"The hearing on appeal shall be tried as a suit in equity and shall be de novo. The court may receive additional testimony, may affirm, modify

or reverse any such order by the court upon any such appeal shall prevent or preclude said department from again instituting proceedings against the same person, firm, corporation or municipality for a period of two (2) years."

Sec. 7. Section one hundred thirty-five point twenty-seven (135.27), Code 1946, is hereby amended by striking from lines six (6), seven (7), and eight (8) thereof the following: "The hearing on appeal shall be tried as a suit in equity and shall be de novo."

Sec. 8. Chapter one hundred thirty-five (135), Code 1946, is hereby amended by adding thereto the following:

"1. After July 4, 1947 no sewerage system which proposes to discharge into any of the waters specified in section one hundred thirty-five point eighteen (135.18) hereof, sewage or any other liquid or solid substance of a decomposable, putrescible, oily, acid, or other character which may cause pollution of any of the aforesaid waters of the state, shall be installed until a written permit for such sewerage system has been granted by the department. Provided, however, that no permit shall be required for any new sewerage system that receives or may receive only domestic or sanitary sewage from a building housing or occupied by fifteen (15) persons or less.

"2. Plans and specifications for any sewerage system covered by subsection one (1) shall be submitted to the department before a written permit may be issued, and the construction of any such sewerage system shall be in accordance with said plans and specifications as approved by the department. In case it shall be necessary or desirable to make material changes in such plans or specifications, revised plans or specifications together with reasons for the proposed changes shall be submitted to the department for a supplemental written permit.

"3. The department may require any owner of a sewerage system discharging into any of the aforesaid waters to file with it complete plans of the whole or of any part of such system and any other information concerning the installation of such system.

"4. The department shall have the right to establish procedure for the review of any reports, plans, specifications, or other data relative to any sewerage system, written permits for which are required by this chapter, and may make use of such assistance for such review as existing boards, commissions and departments of the state may be able to render.

"5. The department is empowered to adopt and enforce rules and regulations governing the method and manner under which plans, specifications, or other data relative thereto shall be submitted for sewerage systems.

"6. No sewage or any other waste liquid or solid substance of a decomposable, putrescible, oily, chemical, or other character whether treated or untreated shall be discharged directly into any state owned natural or artificial lake, provided that this section shall not be construed as to prohibit the discharge of adequately treated sewage or wastes into a stream tributary to a lake upon the written permission of the state department of health and the state conservation commission."

Sec. 9. If any section, clause, sentence or phrase of chapter one hundred thirty-five (135), Code 1946, as hereby amended, is for any reason

held unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of said chapter.

LAWRENCE of Wapello.

NICHOLAS of Cerro Gordo.

NELSON of Woodbury.

KNICKERBOCKER of Linn.

VAN EATON of Woodbury.

Amend House File 231, section five (5), line four by striking out the word "seven" and inserting the word "six".

DONOHUE of Cedar.

On motion of Nielsen of Pottawattamie, the House adjourned until 10:00 a.m., Monday, March 31, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 31, 1947.

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

Prayer was offered by the Reverend Lloyd Gustofson, pastor of the First Methodist Church, Mason City, Iowa.

Journal of March 28 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Wellington of Lee on request of Donohue of Cedar; Reed of Jefferson on request of Donohue of Cedar; Knickerbocker of Linn on request of Davis of Fayette; Duffield of Guthrie on request of Robinson of Delaware.

PRESENTATION OF VISITORS

Morrissey of Jasper presented to the House, pupils from the Newton rural township No. 3 and their teacher.

Smith of Madison presented ninety students from Winterset with their superintendent, Mr. D. R. Lillard.

PETITIONS

Schwengel of Scott presented petitions signed by 134 residents of Warren county urging support of House File 93.

Referred to committee on schools and textbooks.

Nicholas of Cerro Gordo presented a petition signed by thirty-three residents of Plymouth and Mason City urging support of Senate File 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Schwengel of Scott presented a petition from the Parent Teachers Association of the Duncombe School of Fort Dodge urging support of school legislation.

Referred to committee on schools and textbooks.

Schwengel of Scott presented a petition from the Pleasant Valley

Parent Teachers Association urging support of House File 93.

Referred to committee on schools and textbooks.

McFarlane of Black Hawk presented a petition signed by thirty-three residents of Waterloo urging support of Senate File 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Anderson of Henry presented a petition signed by twenty-one residents of New London urging support of Senate Files 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Fiene of Chickasaw presented a petition signed by six residents of New Hampton urging support of Senate Files 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Anderson of Henry presented a petition signed by thirty-three residents of Henry county urging support of Senate Files 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Knickerbocker of Linn presented a petition signed by eighty residents of Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Bloom of Webster presented a petition signed by fifteen residents of Fort Dodge urging support of Senate Files 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Brown of Monona presented a petition signed by fifty residents of Mapleton urging support of Senate Files 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Kosek of Linn presented a petition signed by thirty-nine

residents of the Polk school district in Cedar Rapids urging support of House File 93.

Referred to committee on schools and textbooks.

Kruse of Floyd presented a petition signed by twenty-five residents of Colwell and Charles City urging support of Senate File 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Schwengel of Scott presented a petition signed by members of the faculty in Gilmore City public school urging support of House File 93 and Senate File 303.

Referred to committee on schools and textbooks.

Weichman of Benton presented petition signed by eighty residents of West Union and twenty-six residents of other Iowa towns urging support of House File 93.

Referred to committee on schools and textbooks.

Patrick of Sioux presented petitions signed by eleven school boards of Sioux county protesting passage of Senate File 392.

Referred to committee on schools and textbooks.

De Groote of Humboldt presented a petition signed by nine teachers of the Gilmore City public school urging support of House Files 193, 182 and 222.

Referred to committee on social security.

Nicholas of Cerro Gordo presented a petition signed by fifty-eight residents of Mason City urging support of House File 93 and Senate File 303.

Referred to committee on schools and textbooks.

Huston of Washington presented a petition signed by representative school boards of four counties urging support of House File 93.

Referred to committee on schools and textbooks.

Siefkas of Clarke presented a petition signed by thirty-five residents of Osceola urging support of Senate Files 222 and 334

and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

PROOF OF PUBLICATION

Published copy of House File 515 and verified proof of publication of said bill in the Cedar Rapids Gazette on March 28, 1947, 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.

Schwengel of Scott moved that the House invite the Governor to attend the Joint Convention provided for in House Concurrent Resolution 16, duly adopted.

Motion prevailed.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 448 and 449, under Rule 72.

INTRODUCTION OF BILLS

House File 516, by committee on appropriations, a bill for an act to appropriate to the state comptroller from the motor vehicle fuel tax fund.

Read first time and passed on file.

House File 517, 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, 1947, and ending June 30, 1949.

Read first time and passed on file.

House File 518, by committee on appropriations, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission.

Read first time and passed on file.

House Joint Resolution 9, by committee on appropriations, a joint resolution providing that House File 383, a bill for an act

to appropriate from the general fund of the state of Iowa to the state board of control fund for operating deficits, be made effective by publication.

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 concurred in the House amendment to and passed Senate File 101, a bill for an act relating to the clean-out of an outlet drainage district's outletting into said outlet ditch, and providing for notice and hearing of said clean-out and said assessment.

Also: That the Senate has concurred in the House amendment to and passed Senate File 106, a bill to authorize the board of supervisors of any county, with respect to lands located within the county but lying outside the corporate limits of any city or town.

Also: That the Senate has concurred in the House amendment to and passed Senate File 108, a bill for an act relating to the amount in value that may be attached by the levying officer when the demand is not founded on contract.

Also: That the Senate has concurred in the House amendment to and passed Senate File 139, a bill for an act relating to the combination and limitation on insurance risks.

W. J. SCARBOROUGH, *Secretary.*

CONSIDERATION OF BILLS

Senate File 155, a bill for an act to repeal section five hundred fifteen point one hundred thirty-eight (515.138) and section five hundred fifteen point one hundred thirty-nine (515.139), Code 1946, and to enact a substitute therefor; to amend sections five hundred fifteen point one hundred nine (515.109), five hundred fifteen point one hundred thirty-one (515.131) and five hundred fifteen point one hundred forty-two (515.142), Code 1946; and to repeal sections five hundred fifteen point ninety-nine (515.99), five hundred fifteen point one hundred three (515.103), five hundred fifteen point one hundred four (515.104), five hundred fifteen point one hundred seven (515.107), five hundred fifteen point one hundred seventeen (515.117) and five hundred fifteen point one hundred forty-three (515.143), Code 1946; all relating to standard policy provisions in fire insurance contracts, 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, 96:

Ainsworth	Fulk	Lynes	Shepard
Anderson	Gannaway	McEleney	Siefkas
Avery	Graham	McFarlane	Sloane
Bass	Hansen	Mills	Smith of Clayton
Beardsley	Hedin	Moore	Smith of
Beman	Hendrix	Morrissey	Des Moines
Bents	Hicklin	Neal	Smith of Madison
Bloom	Hinrichs	Nelson of	Steinberg
Bockwoldt	Humbert	Buchanan	Stevens
Boothby	Huston	Nelson of	Strawman
Brown of	Ingalls	Woodbury	Tesmer
Mahaska	Kerr	Nicholas	Troeger
Brown of Monona	Kester	Noble	Turner
Bryson	Kilpatrick	Norland	Utzig
Burkman	King	Olson	Van Eaton
Butler	Klemesrud	Patrick	Walker
Datisman	Koch	Pieper	Walter of
Davis	Kosek	Prange	Marshall
De Groote	Krall	Rankin	Walter of
Donohue	Kruse	Redman	Pottawattamie
Duffy	Landsness	Robb	Watson
Eckels	Langland	Robinson	Weichman
Edwards	Lawrence	Saylor	Weiss
Fimmen	Long	Schwengel	Williams
Fletcher	Loss	Scott	Mr. Speaker
Frei	Lücken		

The nays were: none.

Absent or not voting, 12:

Baker	Good	Nielsen	Reed
Duffield	Knickerbocker	Poston	Wellington
Fiene	Lundy	Putney	Wilson

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

SENATE FILE 254 SUBSTITUTED FOR HOUSE FILE 305

Sloane of Polk asked and obtained unanimous consent to substitute Senate File 254 for House File 305.

Senate File 254, a bill for an act to amend sections four hundred point one (400.1), four hundred point six (400.6) and four hundred point nine (400.9), Code 1946, so as to provide for the deduction of the cost of group insurance from pensions paid retired municipal waterworks employees, 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, 94:

Ainsworth	Frei	Lynes	Scott
Avery	Gannaway	McElaney	Shepard
Bass	Good	McFarlane	Siefkas
Beardsley	Graham	Mills	Sloane
Beman	Hansen	Moore	Smith of Clayton
Bents	Hedin	Morrissey	Smith of
Bloom	Hendrix	Neal	Des Moines
Bockwoldt	Hicklin	Nelson of	Smith of Madison
Boothby	Hinrichs	Buchanan	Steinberg
Brown of	Humbert	Nelson of	Strawman
Mahaska	Huston	Woodbury	Tesmer
Brown of Monona	Ingalls	Nicholas	Troeger
Bryson	Kerr	Nielsen	Turner
Burkman	Kester	Noble	Utzig
Butler	Kilpatrick	Norland	Van Eaton
Datisman	Kling	Olson	Walker
Davis	Klemesrud	Patrick	Walter of
De Groote	Koch	Pieper	Marshall
Donohue	Kosek	Prange	Walter of
Duffy	Krall	Rankin	Pottawattamie
Eckels	Kruse	Redman	Watson
Edwards	Landsness	Robb	Weichman
Fiene	Langland	Robinson	Weiss
Fimmen	Long	Saylor	Williams
Fletcher	Lucken	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 14:

Anderson	Klickerbocker	Poston	Stevens
Baker	Lawrence	Putney	Wellington
Duffield	Loss	Reed	Wilson
Fulk	Lundy		

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

Weichman of Benton asked and obtained unanimous consent for the immediate consideration of House File 500 and House File 43.

Schwengel of Scott moved that House File 93 be considered ahead of House File 500.

Roll call was demanded.

On the question "Shall House File 93 be taken up first?"

The ayes were, 53:

Avery	Bents	Brown of Monona	De Groote
Beardsley	Bloom	Burkman	Donohue
Beman	Boothby	Datisman	Duffy

Edwards	Klemesrud	Noble	Smith of Clayton
Fiene	Koch	Olson	Smith of
Frei	Kosek	Rankin	Des Moines
Gannaway	Krall	Redman	Troeger
Graham	Kruse	Robb	Turner
Hansen	Landsness	Saylor	Walter of
Hedin	Langland	Schwengel	Marshall
Humbert	Lawrence	Scott	Walter of
Huston	Long	Shepard	Pottawattamie
Kerr	McEleney	Siefkas	Weiss
Kilpatrick	Nelson of	Sloane	
King	Woodbury		

The nays were, 33:

Ainsworth	Eckels	Loss	Prange
Anderson	Fletcher	Lynes	Steinberg
Bass	Fulk	McFarlane	Stevens
Bockwoldt	Good	Mills	Strawman
Brown of	Hendrix	Morrissey	Tesmer
Mahaska	Hicklin	Nelson of	Walker
Bryson	Hinrichs	Buchanan	Weichman
Butler	Ingalls	Nielsen	Williams
Davis	Kester	Pieper	

Absent or not voting, 22:

Baker	Moore	Putney	Van Eaton
Duffield	Neal	Reed	Watson
Fimmen	Nicholas	Robinson	Wellington
Knickerbocker	Norland	Smith of Madison	Wilson
Lucken	Patrick	Utzig	Mr. Speaker
Lundy	Poston		

Motion prevailed.

House File 93, a bill for an act 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 two hundred seventy-six point thirty-two (276.32), two hundred seventy-six point thirty-three (276.33), and two hundred seventy-six point thirty-four (276.34), Code 1946, relating to state aid to schools, with report of committee recommending passage, was taken up for consideration.

McFarlane of Black Hawk moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in Joint Convention.

Motion prevailed and the Speaker appointed as such committee, Norland of Worth, Ingalls of Jackson and Smith of Des Moines.

The committee 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 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

In accordance with House Concurrent Resolution 16, duly adopted, the Joint Convention was called to order; President Kenneth A. Evans presiding.

Bockwolddt of Ida moved to dispense with the roll call, which motion prevailed.

Schwengel of Scott moved that a committee of three be appointed to notify the Governor that the Joint Convention was ready to receive him.

Motion prevailed and the President appointed Representatives Schwengel, DeGroot and Senator Elthon.

Lawrence of Wapello moved that a committee of three be appointed to notify the Centennial Committee that the Joint Convention was ready to receive them. Motion prevailed and the President appointed as such committee, Representatives Lawrence, Bloom and Senator Hawkins.

The committee to notify the Centennial Committee reported it had performed its duty, and the Centennial Committee was escorted to the front of the House chamber, the chairman to the Speaker's station.

The committee appointed to notify the Governor reported that it had performed its duty and the Honorable Robert D. Blue was escorted to the Speaker's station.

President Evans introduced to the Joint Convention Mr. Lester Milligan of Mason City, chairman of the Iowa Centennial Committee, who briefly addressed the Joint Convention.

Mr. Milligan introduced to the Joint Convention the members of the Centennial Committee and expressed his appreciation for their sincere work and cooperation.

President Evans introduced to the Joint Convention the

Honorable Robert D. Blue who expressed his gratitude for the work done by the Centennial Committee.

Schwengel of Scott thanked the Governor and the Centennial Committee for attending the Joint Convention and moved that the secretary of state be authorized to prepare suitable certificates to be presented to the members of the Iowa Centennial Committee.

Motion prevailed.

President Evans called Miss Eleanor Bellis to the front of the House Chamber. Miss Bellis then led the Joint Convention in the singing of the "Iowa Corn Song".

The committee previously appointed came forward and escorted the Governor from the House chamber.

The committee previously appointed came forward and escorted the Centennial Committee from the House Chamber.

On motion by Ingalls of Jackson the Joint Convention was dissolved.

The House reconvened, Speaker Kuester in the chair.

On motion by McFarlane of Black Hawk, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

PRESENTATION OF VISTORS

Poston of Wayne introduced to the House the Honorable Fay Wood from Seward, Nebraska, member of the Nebraska legislature.

Kerr of Shelby introduced to the House the Honorable Francis Johnson, former member of the House from Dickinson county.

CONSIDERATION OF BILLS

The House resumed consideration of House File 93, a bill for an act 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 two hundred seventy-six point thirty-two (276.32), two hun-

dred seventy-six point thirty-three (276.33), and two hundred seventy-six point thirty-four (276.34), Code 1946, relating to state aid to schools.

Weichman of Benton offered the following amendment proposed by him and moved its adoption:

Amend House File 93 by striking the figures eight million dollars (\$8,000,000.00) from line five (5) of section six (6) and insert in lieu thereof four million dollars (\$4,000,000.00).

Also amend House File 93 by striking the figures eight million dollars (\$8,000,000.00) in line nine (9) and insert in lieu thereof four million dollars (\$4,000,000.00).

Weichman of Benton offered the following amendment to his amendment and moved its adoption:

Amend line three (3) of the amendment by striking the words and figure "four million dollars (\$4,000,000)" and inserting in lieu thereof the words and figure "six million dollars (\$6,000,000)".

Further amend line six (6) by striking the words and figure "four million dollars (\$4,000,000)" and inserting in lieu thereof the words and figure "six million dollars (\$6,000,000)".

Scott of Appanoose moved the previous question on the amendment.

Motion prevailed.

Weichman of Benton asked and obtained unanimous consent to withdraw all amendments filed by him to House File 93.

Patrick of Sioux offered the following amendment proposed by him and moved its adoption:

Amend House File 93 by adding to section five (5) the following: "All funds received or to be received under the provisions of this act, shall be taken into account and considered by each school district when estimating the amount required for the general fund under the express provisions of section two hundred ninety-eight point one (298.1), Code 1946, to the end that such funds shall be considered and used to replace other school taxes."

Patrick of Sioux offered the following amendment to his amendment and moved its adoption:

Amend the amendment by striking all after the word "fund" in line five (5).

Further amend by striking all of lines six (6), seven (7) and eight (8) of the amendment.

Amendment to the amendment adopted.

Amendment as amended adopted.

Steinberg of Story offered the following amendment and moved its adoption:

Amend House File 93 by striking the word "April" in line six (6) of section five (5) and substituting the word "June".

Amendment adopted.

Donohue of Cedar asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Amend House File 93 section six (6) by striking from lines 2, 3, and 4, the following words: "for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, for the purposes set forth in this act".

Further amend section six (6) by striking from lines 7 and 8 the following words: "for each year of the biennium beginning July 1, 1947 and ending June 30, 1949".

Donohue of Cedar offered the following amendment proposed by him and moved its adoption:

Amend House File 93 by adding a new section nine (9). This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Tipton Advertiser, a newspaper published at Tipton, Iowa and in The West Branch Times, a newspaper published at West Branch, Iowa.

Amendment adopted.

Walter of Marshall offered the following amendment and moved its adoption:

Amend House File 93 by striking all of section eight (8).

Amendment 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?"

Rule 18 invoked, requiring all members present to vote.

The ayes were, 100:

Ainsworth	Brown of Monona	Fimmen	Humbert
Anderson	Bryson	Fletcher	Huston
Avery	Burkman	Frei	Ingalls
Bass	Butler	Fulk	Kerr
Beardsley	Datisman	Gannaway	Kester
Beman	Davis	Good	Kilpatrick
Bents	De Groote	Graham	King
Bloom	Donohue	Hansen	Klemesrud
Bockwoldt	Duffy	Hedin	Koch
Boothby	Eckels	Hendrix	Kosek
Brown of	Edwards	Hicklin	Krall
Mahaska	Fiene	Hinrichs	Kruse

Landsness	Nelson of	Saylor	Troeger
Langland	Woodbury	Schwengel	Turner
Lawrence	Nicholas	Scott	Utzig
Long	Nielsen	Shepard	Van Eaton
Loss	Noble	Siefkas	Walker
Lucken	Norland	Sloane	Walter of
Lynes	Olson	Smith of Clayton	Marshall
McEleney	Patrick	Smith of	Walter of
McFarlane	Pieper	Des Moines	Pottawattamie
Mills	Poston	Smith of Madison	Watson
Moore	Prange	Steinberg	Weichman
Morrissey	Rankin	Stevens	Weiss
Neal	Redman	Strawman	Williams
Nelson of	Robb	Tesmer	Mr. Speaker
Buchanan	Robinson		

The ayes were: none.

Absent or not voting, 8:

Baker	Knickerbocker	Putney	Wellington
Duffield	Lundy	Reed	Wilson

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

House File 500, a bill for an act relating to the agricultural land credit fund, was taken up for consideration.

Walker of Hamilton offered the following amendment proposed by him and moved its adoption:

Amend House File 500 by striking the word "two" in line eight of section one and inserting in lieu thereof the word "three".

Amendment adopted.

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, 94:

Ainsworth	Datisman	Hansen	Kruse
Anderson	Davis	Hedin	Landsness
Avery	De Groote	Hendrix	Langland
Bass	Donohue	Hicklin	Lawrence
Beardsley	Duffy	Hinrichs	Long
Beman	Eckels	Humbert	Loss
Bents	Edwards	Huston	Lucken
Bloom	Fiene	Kerr	Lynes
Bockwoldt	Fimmen	Kester	McEleney
Boothby	Fletcher	Kilpatrick	McFarlane
Brown of	Frei	King	Mills
Mahaska	Fulk	Klemesrud	Moore
Brown of Monona	Gannaway	Koch	Neal
Burkman	Good	Kosek	Nelson of
Butler	Graham	Krall	Woodbury

Nicholas	Redman	Smith of	Walker
Nielsen	Robb	Des Moines	Walter of
Noble	Robinson	Smith of Madison	Marshall
Norland	Saylor	Steinberg	Walter of
Olson	Schwengel	Stevens	Pottawattamie
Patrick	Shepard	Strawman	Watson
Pieper	Siefkas	Troeger	Weichman
Poston	Sloane	Turner	Weiss
Prange	Smith of Clayton	Utzig	Williams
Rankin		Van Eaton	Mr. Speaker

The nays were, 1:

Nelson of
Buchanan

Absent or not voting, 13:

Baker	Knickerbocker	Putney	Tesmer
Bryson	Lundy	Reed	Wellington
Duffield	Morrissey	Scott	Wilson
Ingalls			

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

SENATE FILE 414 WITHDRAWN FROM SENATE

McFarlane of Black Hawk moved that Senate File 414 be withdrawn from the Senate for correction.

Motion prevailed.

MOTION TO RECONSIDER VOTE ON SENATE FILE 414

McFarlane of Black Hawk moved that the vote by which Senate File 414 passed the House be reconsidered.

On the question "Shall the vote be reconsidered?"

The ayes were, 75:

Anderson	Gannaway	Lawrence	Sloane
Avery	Good	Lynes	Smith of Clayton
Bass	Hansen	Mills	Smith of
Beardsley	Hedin	Neal	Des Moines
Bents	Hendrix	Nelson of	Smith of Madison
Boothby	Hicklin	Buchanan	Steinberg
Brown of	Hinrichs	Nelson of	Stevens
Mahaska	Humbert	Woodbury	Strawman
Burkman	Huston	Nielsen	Troeger
Butler	Ingalls	Norland	Turner
Datisman	Kerr	Olson	Utzig
Davis	Kester	Pieper	Walker
De Groote	Kilpatrick	Rankin	Walter of
Donohue	King	Redman	Marshall
Duffy	Klemesrud	Robinson	Walter of
Edwards	Koch	Saylor	Pottawattamie
Fiene	Kosek	Schwengel	Watson
Fimmen	Krall	Scott	Weiss
Fletcher	Kruse	Shepard	Williams
Frei	Langland	Siefkas	Mr. Speaker
Fulk			

The nays were: none.

Absent or not voting, 33:

Ainsworth	Graham	McFarlane	Putney
Baker	Knickerbocker	Moore	Reed
Beman	Landsness	Morrissey	Robb
Bloom	Long	Nicholas	Tesmer
Bockwoldt	Loss	Noble	Van Eaton
Brown of Monona	Lucken	Patrick	Weichman
Bryson	Lundy	Poston	Wellington
Duffield	McEleney	Prange	Wilson
Eckels			

Motion prevailed.

McFarlane of Black Hawk moved that the vote by which Senate File 414 was passed to its last reading be reconsidered.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 256, 291, 292, 302, 342, 417; Senate Files 46, 88, 93, 195, 421, 422, and 423.

LAWRENCE PUTNEY,

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 256, 291, 292, 302, 342, 417; Senate Files 46, 88, 93, 195, 421, 422, and 423.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 31st day of March, 1947, sent to the governor for his approval: House Files 256, 291, 292, 302, 342, and 417.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

AMENDMENTS FILED

Amend House File 416 by striking the period (.) after the word "section" in line eight (8) of section one (1) and adding the following: ", provided, however, such devices and solutions, including permanent curling methods, shall neither be demonstrated nor sold except by and through a licensed cosmetologist in a licensed beauty shop or school.

Further amend by striking the period (.) after the word "years" in line eleven (11) of section two (2) and adding the following: ", provided, however, that no corporation shall operate or maintain a beauty school or shop".

Further amend by striking the period (.) after the word "examiners" in line nine (9) of section five (5) and adding the following: ", provided, however, that such secretary shall qualify as an expert stenographer and typist and further shall have been or be a member of the Board of Cosmetology Examiners, or a former or present field inspector of cosmetology."

Further amend by striking from line sixteen (16) and line seventeen (17) of section five (5) the following: "subject to the approval of the commissioner of public health" and by striking the word "may" in line seventeen (17) of section five (5) and inserting in lieu thereof the word "shall"; by striking the period (.) after the word "board" in line 21 of section five (5) and adding the following: ", provided, however, that no person shall be eligible to appointment who has not been a shop owner for five (5) years or a licensed cosmetologist for seven (7) years."

Further amend by striking from line twenty-four (24) of section five (5) the following: "for more than two consecutive terms" and substituting in lieu thereof the following: "unless they shall have been a shop owner for five years or more".

Further amend lines 30 and 31 of section five (5) by striking the following: "with the approval of the commissioner".

Further amend by striking the period (.) at the end of the sentence in line 36 of section five (5) and adding the following: ", to further prescribe the hours of study, class room work and conditions thereof, the study of theory and clinical work and to provide definite hours and time of study, provided, however, that no student shall be permitted to engage in work upon the public without first having acquired and earned four hundred (400) hours of practical theory and supervision under a licensed instructor."

NELSON of Woodbury.

Amend House File 489 by striking from section one (1) subsection one (1) line fifteen (15) the words "more than two miles" and inserting in lieu thereof the words, "two and one half (2½) miles or more."

Further amend by inserting in line thirty-eight (38) of section one subsection two (2) after the word "available" the following words, "in the established transportation service area,"

Further amend by striking from section one (1) subsection four (4) lines fifty-seven (57), fifty-eight (58), fifty-nine (59), sixty (60) the following sentence: "For elementary children the parent or guardian shall be reimbursed at a rate of twenty cents (20c) per mile per day

for the distance from the pupils residence to the school," and substituting in lieu thereof the following sentence: "For elementary children the parent or guardian shall be reimbursed for such transportation service for the distance, one way, from the pupils residence to the school at the rate of twenty cents (20c) per mile per day, irrespective of the number of children transported."

Further amend by striking from section one (1) subsection five (5) lines seventy-one (71) and seventy-two (72) the words, "be allowed twenty cents (20c) per mile per day," and substituting in lieu thereof the following: "be reimbursed for such transportation service at the rate of twenty cents (20c) per mile per day, one way."

Further amend by striking in section one (1) subsection five (5) line seventy-eight (78) the word "to" and substituting in lieu thereof the word "by".

Further amend in section nineteen (19) line two (2) by striking all after the word "hereby" and adding the following: "amended by striking the entire section and substituting in lieu thereof the following: (1) Any person aggrieved by any decision of the local board or any board aggrieved by a decision of the county board may appeal from such decision in a manner as provided in chapter two hundred ninety (290), Code 1946."

Further amend by adding in section twenty-five (25) subsection three (3) line twenty-three (23) the word "transportation" just preceding the word "supplies."

Further amend by adding in section twenty-five (25) subsection three (3) line twenty-five (25) the word "transportation" preceding the word "equipment" and the word "supplies".

By KESTER and EDWARDS.

Amend House File 142 by striking all of lines five (5), and six (6) of section one (1) and inserting in lieu thereof the following: "by the attorney general and approved by the Iowa state highway commission."

STEINBERG of Story.

On motion by McFarlane of Black Hawk the House adjourned until 10:00 a. m., Tuesday, April 1, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 1, 1947.

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

Prayer was offered by the Reverend A. F. Frankhauser, pastor of the First Evangelical United Brethren Church, Dysart, Iowa.

Journal of March 31 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Reed of Jefferson on request of Hendrix of Muscatine; Lundy of Monroe on request of Burkman of Polk.

PRESENTATION OF VISITORS

Burkman of Polk presented to the House pupils of the social science class of West Des Moines and their instructors Ray Mahannah and J. R. Webb.

Redman of Sac introduced to the House the county engineer, Mr. W. C. Otto from Sac county.

Utzig of Dubuque presented to the House Mr. Fullerton of Dubuque, Iowa.

Rankin of Franklin presented to the House his mother, Mrs. Lydia Rankin.

EXPRESSION OF APPRECIATION

Wilson of Wright expressed his thanks and appreciation for the flowers sent him by the members of the House during his recent illness.

PETITIONS

Nelson of Buchanan presented a petition signed by eight residents of Winthrop and Independence urging defeat of House File 384.

Referred to committee on roads and highways.

Butler of Pocahontas presented a petition signed by forty residents of Rolfe and Pocahontas urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Krall of Johnson presented a petition signed by forty-three residents of Iowa City, North Liberty and Mt. Pleasant urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Weichman of Benton presented a petition signed by forty-six residents of Shellsburg and Parkers Grove urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Bents of Howard presented petitions signed by sixty-seven residents of Lime Springs and Cresco urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Morrissey of Jasper presented petitions signed by forty-five residents of Prairie City and vicinity and twenty-three residents of Jasper county urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Van Eaton of Woodbury presented a resolution signed by officers of the Federal Labor Union No. 23529 of Sioux City protesting passage of Senate Files 109, 110, 111, 112 and 113. Also, House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Van Eaton of Woodbury presented a petition signed by twenty deputy assessors in Sioux City urging support of House File 129.

Referred to committee on compensation of public officers and employees.

Nicholas of Cerro Gordo presented a petition signed by seventy-six residents of Cerro Gordo county protesting passage of House File 311.

Referred to committee on fish and game.

Nicholas of Cerro Gordo presented a petition signed by thirty-two residents of Mason City urging support of Senate Files 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

PROOF OF PUBLICATION

Published copy of House File 503 and verified proof of publication of said bill in the Northwood Anchor on March 20, 1947, 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.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the indefinite postponement of the following bills under Rule 27: House File 453 and Senate File 18.

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 149, a bill for an act to amend section six hundred seven point five (607.5), Code 1946, 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.

D. A. DONOHUE, *Chairman.*

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 148, a bill for an act to amend section two hundred twenty-eight point nine (228.9), Code 1946, relating to the compensation and expenses of the commissioners of insanity in counties having a population of one hundred fifty thousand (150,000) 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.

D. A. DONOHUE, *Chairman.*

SPECIAL ORDER OF BUSINESS

Fimmen of Davis asked and obtained unanimous consent to make House File 384 a special order of business for April 8, 1947.

INTRODUCTION OF BILLS

House File 519, by committee on appropriations, a bill for an act to amend House File 96, Acts of the 52nd General Assembly, relating to motor vehicles and law of road and specifically to accident liability.

Read first time and passed on file.

House File 520, by committee on compensation of public officers

and employees, a bill for an act to amend section one hundred twenty-three point ten (123.10), Code 1946, relating to salaries of the members of the Iowa Liquor Control Commission.

Read first time and passed on file.

House File 521, 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, 1947, and ending June 30, 1949, funds for various departments and various divisions thereof, of the state of Iowa, for the purposes provided by law.

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

Senate Joint Resolution 10, ratifying a proposed amendment to the Constitution of the United States of America, relating to the term of office of the President.

Also: 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 to declare that no person shall be deprived of the right to work because of membership in, or refusal to join any labor union.

Also: Upon motion duly adopted by the Senate, I am directed to request that the House return to the Senate, House File 107, for further consideration.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 109, a bill for an act to declare that it is the policy of the state of Iowa that no person shall be deprived of the right to work because of membership in, affiliation with, withdrawal or expulsion from, or refusal to join any labor union, organization or society, and to declare void any contract which contravenes this policy; also making it unlawful to require any person to pay dues or other charges to a labor organization as a condition of employment and to make it unlawful to deduct labor organization dues or other charges from the earnings of an employee unless the employee has authorized such deduction as provided in this act and to prescribe penalties for violations.

Read first time and referred to sifting committee.

Senate Joint Resolution 10, a joint resolution ratifying a proposed amendment to the Constitution of the United States of America, relating to the term of office of the President.

Read first time and on request of McFarlane of Black Hawk, unanimous consent having been granted, was taken up for immediate consideration.

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 10, a joint resolution ratifying a proposed amendment to the Constitution of the United States of America, relating to the term of office of the President.

Whereas, both Houses of the 80th Congress of the United States of America by constitutional majority of two-thirds thereof, made the following proposition to amend the constitution of the United States of America in the following words, to wit:

"JOINT RESOLUTION

Proposing an amendment to the constitution of the United States relating to the terms of office of the President.

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

"ARTICLE—

"Section 1. No person shall be elected to the office of the President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term, to which some other person was elected President, shall be elected to the office of the President more than once. But this Article shall not apply to any person holding the office of President when this Article was proposed by the Congress, and shall not prevent any person who may be holding the office of President, or acting as President during the term within which this Article becomes operative, from holding the office of President, or acting as President during the remainder of such term.

Sec. 2. This Article shall be inoperative unless it shall have been ratified as an amendment to the constitution by the Legislatures of three-fourths of the several states within 7 years from the date of its submission to the states by the Congress.

Therefore, Be It Resolved and Enacted by the General Assembly of the State of Iowa: Section 1. Ratification. That the said proposed amendment to the constitution of the United States of America as set forth herein be and the same is hereby ratified and consented to by the State of Iowa and by the General Assembly thereof.

Sec. 2. Certification. Be it further resolved and enacted, that certi-

fied copies of this enactment and resolution be forwarded by the Governor of this state to the Secretary of State of the United States at Washington, D. C., and to the presiding officers of each house of the Congress of the United States, was taken up and considered.

McFarlane of Black Hawk 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 resolution pass?"

The ayes were, 85:

Ainsworth	Frei	Lynes	Shepard
Anderson	Fulk	McEleney	Siefkas
Avery	Gannaway	McFarlane	Smith of Clayton
Baker	Good	Mills	Smith of
Bass	Hedin	Moore	Des Moines
Beardsley	Hendrix	Morrissey	Smith of Madison
Beman	Hicklin	Neal	Steinberg
Bloom	Hinrichs	Nelson of	Strawman
Boothby	Humbert	Buchanan	Tesmer
Brown of	Huston	Nelson of	Turner
Mahaska	Ingalls	Woodbury	Van Eaton
Brown of Monona	Kerr	Nicholas	Walker
Burkman	Kester	Noble	Walter of
Butler	Kilpatrick	Olson	Marshall
Datisman	Klemesrud	Patrick	Walter of
Davis	Knickerbocker	Pieper	Pottawattamie
De Groote	Koch	Poston	Watson
Duffield	Kosek	Rankin	Weiss
Eckels	Landsness	Redman	Wellington
Edwards	Langland	Robb	Williams
Fiene	Lawrence	Robinson	Wilson
Fimmen	Long	Saylor	Mr. Speaker
Fletcher	Lucken	Schwengel	

The nays were, 8:

Bents	Graham	Krall	Scott
Duffy	Hansen	Norland	Utzig

Absent or not voting, 15:

Bockwoldt	Kruse	Prange	Stevens
Bryson	Loss	Putney	Troeger
Donohue	Lundy	Reed	Weichman
King	Nielsen	Sloane	

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

EXPLANATION OF VOTE

MR. SPEAKER: With the understanding that Senate Joint Resolution 10 in no way is a reflection upon our late president, Franklin Delano Roosevelt, I am supporting this resolution. I believe that a limitation of two terms for the president of the United States or the governor of the state of Iowa is in the interest of good government, with the possible exception of serious emergencies.

GENE POSTON.

Moore of Butler offered the following House Concurrent Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE CONCURRENT RESOLUTION 19

Whereas, the school lunch program provided by the Federal Government has been of very great benefit to the children of the United States and the state of Iowa, and

Whereas, these hot lunches add greatly to the health, energy and scholastic accomplishments of school children, and

Whereas, the state of Iowa has appropriated funds to administer the lunch program and desires that the program be continued, and

Whereas, the state of Iowa has considered that the use of Federal funds for this program is proper and promotes the general welfare of the United States and the state of Iowa, 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 memorialized to continue its allocation of funds for the support of the school lunch program.

Be It Further Resolved: That the Chief Clerk be instructed to send a copy of this resolution to the United States Senators from Iowa, and to all of the Representatives in Congress from Iowa.

Moore of Butler moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

House File 489, a bill for an act to amend chapters two hundred eighty-five (285), two hundred seventy-six (276), two hundred seventy-nine (279), and two hundred eighty-two (282), Code 1946, relating to schools and transportation of pupils who attend public school, was taken up for consideration.

Kester of Ringgold offered the following amendment proposed by him and Edwards of Union and moved its adoption:

Amend House File 489 by striking from section one (1) subsection one (1) line fifteen (15) the words "more than two miles" and inserting in lieu thereof the words "two and one half (2½) miles or more."

Further amend by inserting in line thirty-eight (38) of section one subsection two (2) after the word "available" the following words, "in the established transportation service area."

Further amend by striking from section one (1) subsection four (4) lines fifty-seven (57), fifty-eight (58), fifty-nine (59), and sixty (60) the following sentence: "For elementary children the parent or guardian shall be reimbursed at a rate of twenty cents (20c) per mile per day for the distance from the pupils residence to the school," and substituting in lieu thereof the following sentence: "For elementary children the parent or guardian shall be reimbursed for such transportation service for the distance, one way, from the pupils residence to the school at the

rate of twenty cents (20c) per mile per day, irrespective of the number of children transported."

Further amend by striking from section one (1) subsection five (5) lines seventy-one (71) and seventy-two (72) the words, "be allowed twenty cents (20c) per mile per day," and substituting in lieu thereof the following: "be reimbursed for such transportation service at the rate of twenty cents (20c) per mile per day, one way."

Further amend by striking in section one (1) subsection five (5) line seventy-eight (78) the word "to" and substituting in lieu thereof the word "by".

Further amend in section nineteen (19) line two (2) by striking all after the word "hereby" and adding the following: "amended by striking the entire section and substituting in lieu thereof the following: (1) Any person aggrieved by any decision of the local board or any board aggrieved by a decision of the county board may appeal from such decision in a manner as provided in Chapter two hundred ninety (290) Code 1946."

Further amend by adding in section twenty-five (25) subsection three (3) line twenty-three (23) the word "transportation" just preceding the word "supplies."

Further amend by adding in section twenty-five (25) subsection three (3) line twenty-five (25) the word "transportation" preceding the word "equipment" and the word "supplies."

Amendment adopted.

McFarlane of Black Hawk offered the following amendment to the amendment and moved its adoption:

Amend line fifteen (15) by striking therefrom the following: "twenty cents (20c)" and inserting in lieu thereof "twenty-five cents (25c)".

Amend line twenty-one (21) by striking therefrom the following: "twenty cents (20c)" and inserting in lieu thereof "twenty-five cents (25c)".

Amendment adopted.

Smith of Clayton offered the following amendment and moved its adoption:

Amend section twenty-three (23) line 41, subsection 3, by striking the word "may" and inserting in lieu thereof the word "shall".

Amendment adopted.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend House File 489 by striking from subsection three (3), section twenty-three (23) lines 51, 52 and 53.

Amendment adopted.

Fimmen of Davis offered the following amendment and moved its adoption:

Amend section 1, subsection 6, by striking the words and figure

"fifty dollars (\$50)" and inserting in lieu thereof the words and figure "one hundred dollars (\$100)".

Amendment 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, 87:

Ainsworth	Hendrix	McFarlane	Smith of Clayton
Anderson	Hicklin	Mills	Smith of
Avery	Hinrichs	Moore	Des Moines
Baker	Humbert	Morrissey	Steinberg
Bass	Huston	Neal	Stevens
Beman	Ingalls	Nelson of	Strawman
Bloom	Kerr	Buchanan	Tesmer
Brown of	Kester	Nelson of	Troeger
Mahaska	Kilpatrick	Woodbury	Turner
Brown of Monona	Klemesrud	Nicholas	Utzig
Burkman	Knickerbocker	Nielsen	Van Eaton
Davis	Koch	Norland	Walker
De Groote	Kosek	Olson	Walter of
Donohue	Krall	Pieper	Marshall
Duffy	Kruse	Poston	Walter of
Eckels	Landsness	Prange	Pottawattamie
Edwards	Langland	Redman	Watson
Fiene	Lawrence	Robb	Weichman
Fletcher	Long	Robinson	Weiss
Fulk	Loss	Saylor	Wellington
Gannaway	Lucken	Schwengel	Williams
Good	Lynes	Shepard	Wilson
Graham	McEleney	Siefkas	Mr. Speaker
Hedin			

The nays were, 7:

Boothby	Duffield	Frei	Scott
Butler	Fimmen	Hansen	

Absent or not voting, 14:

Beardsley	Datisman	Patrick	Reed
Bents	King	Putney	Sloane
Bockwoldt	Lundy	Rankin	Smith of Madison
Bryson	Noble		

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

Schwengel of Scott moved that the vote by which the bill passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

House File 497, a bill for an act to amend section two hundred thirty-nine point nine (239.9) and section two hundred forty-one

point seventeen (241.17), Code 1946, relating to the payment of reasonable funeral expenses for blind persons and dependent children so as to increase maximum payments and allowances, was taken up for consideration.

Wilson 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, 88:

Ainsworth	Fimmen	Langland	Saylor
Anderson	Fletcher	Lawrence	Schwengel
Avery	Frei	Lynes	Scott
Baker	Fulk	McEleney	Shepard
Bass	Gannaway	McFarlane	Siefkas
Beman	Good	Mills	Smith of Clayton
Bents	Graham	Moore	Smith of Madison
Bloom	Hansen	Morrissey	Strawman
Boothby	Hedin	Neal	Tesmer
Brown of	Hendrix	Nelson of	Troeger
Mahaska	Hicklin	Buchanan	Turner
Brown of Monona	Hinrichs	Nicholas	Utzig
Bryson	Humbert	Nielsen	Van Eaton
Burkman	Kerr	Noble	Walker
Butler	Kester	Norland	Walter of
Datisman	Kilpatrick	Patrick	Marshall
Davis	King	Pieper	Walter of
Donohue	Klemesrud	Poston	Pottawattamie
Duffield	Knickerbocker	Prange	Weiss
Duffy	Koch	Rankin	Wellington
Eckels	Kosek	Redman	Williams
Edwards	Krall	Robb	Wilson
Fiene	Landsness	Robinson	Mr. Speaker

The nays were: none.

Absent or not voting, 20:

Beardsley	Long	Olson	Steinberg
Bockwoldt	Loss	Putney	Stevens
De Groot	Lucken	Reed	Watson
Huston	Lundy	Sloane	Weichman
Ingalls	Nelson of	Smith of	
Kruse	Woodbury	Des Moines	

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

House File 517, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1947, and ending June 30, 1949, 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, 94:

Ainsworth	Fletcher	Lynes	Shepard
Anderson	Frei	McEleney	Siefkas
Avery	Fulk	McFarlane	Smith of Clayton
Baker	Gannaway	Mills	Smith of Madison
Bass	Good	Moore	Steinberg
Beman	Graham	Morrissey	Stevens
Bents	Hansen	Neal	Strawman
Bloom	Hendrix	Nelson of	Tesmer
Bockwoldt	Hicklin	Buchanan	Troeger
Boothby	Hinrichs	Nicholas	Turner
Brown of	Humbert	Nielsen	Utzig
Mahaska	Huston	Noble	Van Eaton
Brown of Monona	Ingalls	Norland	Walker
Burkman	Kerr	Patrick	Walter of
Butler	Kester	Pieper	Marshall
Datisman	Kilpatrick	Poston	Walter of
Davis	King	Prange	Pottawattamie
De Groote	Klemesrud	Rankin	Watson
Donohue	Koch	Redman	Weichman
Duffield	Kosek	Robb	Weiss
Duffy	Krall	Robinson	Wellington
Eckels	Landsness	Saylor	Williams
Edwards	Langland	Schwengel	Wilson
Fiene	Lawrence	Scott	Mr. Speaker
Fimmen	Loss		

The nays were: none.

Absent or not voting, 14:

Beardsley	Kruse	Nelson of	Reed
Bryson	Long	Woodbury	Sloane
Hedin	Lucken	Olson	Smith of
Knickerbocker	Lundy	Putney	Des Moines

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

House File 503, a bill for an act to legalize proceedings of the board of supervisors of Worth county, Iowa, with respect to payment of a claim of the Northwood Fire Co., in the sum of \$165.52 arising from damage to fire truck on July 20, 1946, was taken up for consideration.

Norland of Worth offered the following amendment and moved its adoption:

Amend House File 503 by striking all of section two (2).

Amendment adopted.

Norland of Worth moved that the bill be read a last time now

and placed 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:

Ainsworth	Fimmen	Lawrence	Robb
Anderson	Fletcher	Loss	Robinson
Avery	Frei	Lucken	Schwengel
Baker	Fulk	Lynes	Scott
Bass	Gannaway	McEleney	Shepard
Beman	Good	McFarlane	Siefkas
Bloom	Hansen	Mills	Smith of Clayton
Bockwoldt	Hedin	Moore	Steinberg
Boothby	Hendrix	Morrissey	Tesmer
Brown of	Hinrichs	Neal	Troeger
Mahaska	Ingalls	Nelson of	Turner
Brown of Monona	Kerr	Buchanan	Utzig
Burkman	Kester	Nicholas	Walker
Butler	Kilpatrick	Nielsen	Walter of
Datisman	King	Noble	Marshall
Davis	Klemesrud	Norland	Watson
De Groot	Knickerbocker	Olson	Weiss
Donohue	Koch	Patrick	Wellington
Duffy	Kosek	Pieper	Williams
Eckels	Krall	Poston	Wilson
Edwards	Landsness	Rankin	Mr. Speaker
Fiene	Langland	Redman	

The nays were, 2:

Hicklin Humbert

Absent or not voting, 22:

Beardsley	Long	Reed	Stevens
Bents	Lundy	Saylor	Strawman
Bryson	Nelson of	Sloane	Van Eaton
Duffield	Woodbury	Smith of	Walter of
Graham	Prange	Des Moines	Pottawattamie
Huston	Putney	Smith of Madison	Weichman
Kruse			

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

RECONSIDERATION OF VOTE ON HOUSE FILE 107

Tesmer of Black Hawk moved that the vote by which House File 107 passed the House be reconsidered.

On the question "Shall the vote be reconsidered?"

The ayes were, 70:

Anderson	Burkman	Edwards	Hedin
Bass	Datisman	Fiene	Hendrix
Beman	Davis	Gannaway	Hinrichs
Bents	De Groot	Good	Humbert
Brown of	Duffy	Graham	Huston
Mahaska	Eckels	Hansen	Ingalls

Kerr	McFarlane	Poston	Tesmer
Kester	Mills	Rankin	Turner
Klemesrud	Moore	Redman	Utzig
Knickerbocker	Morrissey	Robb	Van Eaton
Koch	Neal	Saylor	Walker
Kosek	Nelson of	Schwengel	Walter of
Krall	Buchanan	Scott	Marshall
Kruse	Nelson of	Shepard	Walter of
Langland	Woodbury	Siefkas	Pottawattamie
Long	Noble	Smith of Clayton	Weiss
Loss	Norland	Smith of	Williams
Lucken	Olson	Des Moines	Wilson
McEleney	Pieper	Stevens	Mr. Speaker

The nays were, 4:

Avery	Brown of Monona	Fulk	Lynes
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Absent or not voting, 34:

Ainsworth	Duffield	Lundy	Sloane
Baker	Fimmen	Nicholas	Smith of Madison
Beardsley	Fletcher	Nielsen	Steinberg
Bloom	Frei	Patrick	Strawman
Bockwoldt	Hicklin	Prange	Troeger
Boothby	Kilpatrick	Putney	Watson
Bryson	King	Reed	Weichman
Butler	Landsness	Robinson	Wellington
Donohue	Lawrence		

Motion prevailed.

Tesmer of Black Hawk moved that the vote by which House File 107 was passed to its last reading be reconsidered.

Motion prevailed.

Tesmer of Black Hawk moved that House File 107 be returned to the Senate as requested.

Motion prevailed.

On motion by McFarlane of Black Hawk the House recessed until 3:00 p.m. today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Sloane of Polk on request of McFarlane of Black Hawk; Putney of Tama on request of Walter of Marshall.

PRESENTATION OF VISITORS

Nicholas of Cerro Gordo presented to the House, twenty-six seniors from Ventura High School and their superintendent, Leo Esbeck and instructor Mrs. Tom Hayes.

HOUSE FILES WITHDRAWN

Kruse of Floyd asked and obtained unanimous consent to withdraw House File 401 from further consideration of the House.

Knickerbocker of Linn asked and obtained unanimous consent to withdraw House File 423 from further consideration of the House.

CONSIDERATION OF BILLS

House File 504, a bill for an act relating to attorney's fees, was taken up for consideration.

Knickerbocker 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, 70:

Ainsworth	Fimmen	Landsness	Shepard
Anderson	Fletcher	Langland	Siefkas
Avery	Fulk	Lawrence	Smith of Clayton
Baker	Gannaway	Lynes	Steinberg
Bass	Good	McFarlane	Strawman
Beman	Hedin	Moore	Tesmer
Bents	Hicklin	Morrissey	Troeger
Bloom	Huston	Neal	Turner
Brown of	Ingalls	Nelson of	Utzig
Mahaska	Kerr	Buchanan	Van Eaton
Brown of Monona	Kester	Nielsen	Walker
Bryson	Kilpatrick	Noble	Walter of
Burkman	King	Pieper	Marshall
Butler	Klemesrud	Poston	Walter of
Davis	Knickerbocker	Robb	Pottawattamie
Donohue	Koch	Robinson	Williams
Eckels	Kosek	Schwengel	Wilson
Edwards	Krall	Scott	Mr. Speaker
Fiene	Kruse		

The nays were: none.

Absent or not voting, 38:

Beardsley	Hendrix	Nicholas	Sloane
Bockwoldt	Hinrichs	Norland	Smith of
Boothby	Humbert	Olson	Des Moines
Datiman	Long	Patrick	Smith of Madison
De Groot	Loss	Prange	Stevens
Duffield	Lucken	Putney	Watson
Duffy	Lundy	Rankin	Weichman
Frei	McEleney	Redman	Weiss
Graham	Mills	Reed	Wellington
Hansen	Nelson of	Saylor	
	Woodbury		

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

Senate File 144, a bill for an act to amend section three hundred sixty-five point ten (365.10), Code 1946, relating to veterans' preference in public employment under Civil Service, with report of committee recommending passage, was taken up for consideration.

Utzig of Dubuque asked and obtained unanimous consent to withdraw the following amendment proposed by him :

Amend Senate File 144 by inserting after the first comma in line ten (10) the following, "the Nicaraguan campaign and the Mexican punitive expedition,"

Utzig of Dubuque offered the following amendment and moved its adoption :

Amend Senate File 144 by striking all of section one (1) after the word "men" in line six (6) thereof and substituting in lieu thereof the following: "and women from the military or naval forces of the United States in any war in which the United States was or is now engaged, including all campaigns and expeditions for which a campaign medal has been authorized by the United States government, who are citizens and residents of this state."

Amendment adopted.

Nelson of Woodbury offered the following amendment and moved its adoption :

Amend Senate File 144, section one (1) lines eight (8) and nine (9) by striking the following: "as described in section seventy point one (70.1), Code 1946."

Amendment adopted

Nelson 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, 79:

Ainsworth	Davis	Ingalls	Lynes
Anderson	Donohue	Kerr	McFarlane
Avery	Duffield	Kester	Mills
Baker	Eckels	Kilpatrick	Moore
Bass	Edwards	King	Morrissey
Beman	Fiene	Klemesrud	Neal
Bents	Fimmen	Knickerbocker	Nelson of
Bloom	Fletcher	Koch	Buchanan
Brown of	Fulk	Kosek	Nelson of
Mahaska	Gannaway	Krall	Woodbury
Brown of Monona	Good	Kruse	Nielsen
Bryson	Hedin	Landsness	Noble
Burkman	Hicklin	Langland	Norland
Butler	Huston	Lawrence	Patrick

Pieper	Smith of Clayton	Troeger	Walter of
Poston	Smith of	Turner	Pottawattamie
Redman	Des Moines	Utzig	Weichman
Robb	Steinberg	Van Eaton	Wellington
Saylor	Stevens	Walker	Williams
Scott	Strawman	Walter of	Wilson
Shepard	Tesmer	Marshall	Mr. Speaker
Siefkas			

The nays were: none.

Absent or not voting, 29:

Beardsley	Hansen	Lundy	Reed
Bockwoldt	Hendrix	McEleney	Robinson
Boothby	Hinrichs	Nicholas	Schwengel
Datisman	Humbert	Olson	Sloane
De Groote	Long	Prange	Smith of Madison
Duffy	Loss	Putney	Watson
Frei	Lucken	Rankin	Weiss
Graham			

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

Senate File 176, a bill for an act to amend section three hundred seventy point six (370.6), Code 1946, relating to park levies of cities and towns, with report of committee recommending passage, was taken up for consideration.

Utzig 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, 81:

Anderson	Fulk	McFarlane	Smith of
Avery	Gannaway	Mills	Des Moines
Baker	Good	Moore	Steinberg
Bass	Hedin	Morrissey	Stevens
Beman	Hicklin	Neal	Strawman
Bents	Huston	Nelson of	Tesmer
Bloom	Ingalls	Woodbury	Troeger
Brown of	Kerr	Nielsen	Turner
Mahaska	Kester	Noble	Utzig
Brown of Monona	Kilpatrick	Norland	Van Eaton
Bryson	King	Pieper	Walker
Burkman	Klemesrud	Poston	Walter of
Butler	Knickerbocker	Redman	Marshall
Davis	Koch	Robb	Walter of
De Groote	Krall	Robinson	Pottawattamie
Donohue	Kruse	Saylor	Watson
Duffield	Landsness	Schwengel	Weichman
Eckels	Langland	Scott	Wellington
Edwards	Lawrence	Shepard	Williams
Fiene	Long	Siefkas	Wilson
Fimmen	Loss	Smith of Clayton	Mr. Speaker
Fletcher	Lynes		

The nays were: none.

Absent or not voting, 27:

Ainsworth	Graham	Lundy	Prange
Beardsley	Hansen	McEleney	Putney
Bockwoldt	Hendrix	Nelson of	Rankin
Boothby	Hinrichs	Buchanan	Reed
Datisman	Humbert	Nicholas	Sloane
Duffy	Kosek	Olson	Smith of Madison
Frei	Lucken	Patrick	Weiss

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

Senate File 238, a bill for an act to amend chapter one hundred eleven (111), Acts Forty-ninth (49th) General Assembly, relating to a gift of lands to the United States to establish a national monument, was taken up for consideration.

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, 77:

Anderson	Gannaway	Moore	Steinberg
Avery	Good	Morrissey	Stevens
Baker	Hicklin	Neal	Strawman
Bass	Huston	Nelson of	Tesmer
Beman	Ingalls	Woodbury	Troeger
Bents	Kerr	Nielsen	Turner
Bloom	Kester	Noble	Utzig
Brown of	Kilpatrick	Norland	Van Eaton
Mahaska	King	Patrick	Walker
Brown of Monona	Knickerbocker	Pieper	Walter of
Bryson	Koch	Poston	Marshall
Burkman	Kosek	Redman	Walter of
Butler	Krall	Robb	Pottawattamie
Davis	Kruse	Robinson	Watson
De Groote	Landsness	Saylor	Weichman
Donohue	Langland	Scott	Wellington
Eckels	Lawrence	Shepard	Williams
Edwards	Loss	Siefkas	Wilson
Fiene	Lynes	Smith of Clayton	Mr. Speaker
Fimmen	McFarlane	Smith of	
Fulk	Mills	Des Moines	

The nays were: none.

Absent or not voting, 31:

Ainsworth	Frei	Long	Prange
Beardsley	Graham	Lucken	Putney
Bockwoldt	Hansen	Lundy	Rankin
Boothby	Hedin	McEleney	Reed
Datisman	Hendrix	Nelson of	Schwengel
Duffield	Hinrichs	Buchanan	Sloane
Duffy	Humbert	Nicholas	Smith of Madison
Fletcher	Klemesrud	Olson	Weiss

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

Senate File 338, a bill for an act to amend chapter three hundred forty-seven (347), Code 1946, relating to county public hospitals, providing for an election authorizing the issuance of additional bonds and increasing the levy to pay the same, was taken up for consideration.

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, 78:

Anderson	Fulk	Mills	Smith of
Avery	Gannaway	Moore	Des Moines
Baker	Good	Morrissey	Stevens
Bass	Hedin	Neal	Strawman
Beman	Hicklin	Nelson of	Tesmer
Bents	Huston	Woodbury	Troeger
Bloom	Kerr	Nielsen	Turner
Brown of	Kester	Noble	Utzig
Mahaska	Kilpatrick	Norland	Van Eaton
Brown of Monona	King	Patrick	Walker
Bryson	Klemesrud	Pieper	Walter of
Burkman	Knickerbocker	Poston	Marshall
Davis	Koch	Redman	Walter of
De Groote	Kosek	Robb	Pottawattamie
Donohue	Krall	Robinson	Watson
Duffield	Kruse	Saylor	Weichman
Eckels	Landsness	Schwengel	Wellington
Edwards	Langland	Scott	Williams
Fiene	Lawrence	Shepard	Wilson
Fimmen	Lynes	Siefkas	Mr. Speaker
Fletcher	McFarlane	Smith of Clayton	

The nays were: none.

Absent or not voting, 30:

Ainsworth	Graham	Lucken	Putney
Beardsley	Hansen	Lundy	Rankin
Bockwoldt	Hendrix	McEleney	Reed
Boothby	Hinrichs	Nelson of	Sloane
Butler	Humbert	Buchanan	Smith of Madison
Datisman	Ingalls	Nicholas	Steinberg
Duffy	Long	Olson	Weiss
Frei,	Loss	Frangé	

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

Senate File 428, a bill for an act to authorize county boards of supervisors in counties having a city having a population of one hundred twenty-five thousand (125,000) or more, or cities having

a population of one hundred twenty-five thousand (125,000) or more, or such counties and cities by united action, to appropriate money for information centers for returned veterans, 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, 80:

Anderson	Gannaway	Mills	Siefkas
Avery	Good	Moore	Smith of Clayton
Baker	Hedin	Morrissey	Smith of
Bass	Hicklin	Neal	Des Moines
Beman	Huston	Nelson of	Steinberg
Bents	Ingalls	Buchanan	Stevens
Bloom	Kerr	Nelson of	Strawman
Brown of	Kester	Woodbury	Tesmer
Mahaska	Kilpatrick	Nicholas	Troeger
Brown of Monona	King	Nielsen	Turner
Bryson	Klemesrud	Noble	Utzig
Burkman	Knickerbocker	Norland	Walter of
Butler	Koch	Pieper	Marshall
Davis	Kosek	Poston	Walter of
De Groote	Krall	Redman	Pottawattamie
Donohue	Kruse	Robb	Watson
Eckels	Landsness	Robinson	Weichman
Edwards	Langland	Saylor	Wellington
Fiene	Lawrence	Schwengel	Williams
Fimmen	Loss	Scott	Wilson
Fletcher	Lynes	Shepard	Mr. Speaker
Fulk	McFarlane		

The nays were: none.

Absent or not voting, 28:

Ainsworth	Frei	Lucken	Rankin
Beardsley	Graham	Lundy	Reed
Bockwoldt	Hansen	McEleney	Sloane
Boothby	Hendrix	Olson	Smith of Madison
Datisman	Hinrichs	Patrick	Van Eaton
Duffield	Humbert	Prange	Walker
Duffy	Long	Putney	Weiss

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

Senate File 164, a bill for an act to amend chapter two hundred forty-seven (247), Code 1946, relating to paroles, with report of committee recommending passage, 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, 82:

Anderson	Gannaway	Mills	Smith of Clayton
Avery	Good	Moore	Smith of
Baker	Hedin	Morrissey	Des Moines
Bass	Hicklin	Neal	Steinberg
Beman	Huston	Nelson of	Stevens
Bents	Ingalls	Buchanan	Strawman
Bloom	Kerr	Nelson of	Tesmer
Brown of	Kester	Woodbury	Troeger
Mahaska	Kilpatrick	Nielsen	Turner
Brown of Monona	King	Noble	Utzig
Bryson	Klemesrud	Norland	Van Eaton
Burkman	Knickerbocker	Patrick	Walker
Butler	Koch	Pieper	Walter of
Davis	Kosek	Poston	Marshall
De Groot	Krall	Redman	Walter of
Donohue	Kruse	Robb	Pottawattamie
Duffeld	Landsness	Robinson	Watson
Eckels	Langland	Saylor	Weichman
Edwards	Long	Schwengel	Wellington
Fiene	Loss	Scott	Williams
Fletcher	Lynes	Shepard	Wilson
Fulk	McFarlane	Siefkas	Mr. Speaker

The nays were: none.

Absent or not voting, 26:

Ainsworth	Frei	Lucken	Putney
Beardsley	Graham	Lundy	Rankin
Bockwoldt	Hansen	McEleney	Reed
Boothby	Hendrix	Nicholas	Sloane
Datisman	Hinrichs	Olson	Smith of Madison
Duffy	Humbert	Prange	Weiss
Fimmen	Lawrence		

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

House File 512, a bill for an act to enable the city of Waterloo, Iowa, to increase the salaries of all non-elective city employees ten (\$10.00) dollars per month for the period commencing April 1, 1947, and ending March 31, 1948, by transfer of money from the city Sewage Disposal fund to various city funds; and by authorizing the city of Waterloo, Iowa, to raise its total estimated budget expenditure and appropriations for said period in the sum of twenty-six thousand four hundred forty (\$26,440.00) dollars, was taken up for consideration.

Tesmer 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, 79:

Ainsworth	Gannaway	Lynes	Siefkas
Anderson	Good	McFarlane	Smith of Clayton
Avery	Hedin	Moore	Smith of
Baker	Hicklin	Morrissey	Des Moines
Bass	Huston	Neal	Steinberg
Beman	Ingalls	Nelson of	Stevens
Bents	Kerr	Buchanan	Strawman
Bloom	Kester	Nelson of	Tesmer
Brown of	Kilpatrick	Woodbury	Troeger
Mahaska	King	Nicholas	Turner
Brown of Monona	Klemesrud	Nielsen	Utzig
Bryson	Knickerbocker	Noble	Walker
Burkman	Koch	Norland	Walter of
Butler	Kösek	Patrick	Marshall
Davis	Krall	Pieper	Walter of
Donohue	Kruse	Poston	Pottawattamie
Duffield	Landsness	Robb	Weichman
Eckels	Langland	Robinson	Wellington
Edwards	Lawrence	Schwengel	Williams
Fimmen	Long	Scott	Wilson
Fletcher	Loss	Shepard	Mr. Speaker
Fulk			

The nays were: none.

Absent or not voting, 29:

Beardsley	Graham	McEleney	Reed
Bockwoldt	Hansen	Mills	Saylor
Boothby	Hendrix	Olson	Sloane
Datisman	Hinrichs	Prange	Smith of Madison
De Groot	Humbert	Putney	Van Eaton
Duffy	Lucken	Rankin	Watson
Fiene	Lundy	Redman	Weiss
Frei			

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

Mills of Adair, 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 101, 106, 107, 108, 139, 155 and 254.

IVAN R. MILLS, *Ranking Member 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 101, 106, 107, 108, 139, 155 and 254.

AMENDMENTS FILED

Amend House File 148 by adding the following new section: "Sec. 2. Section two hundred twenty-eight point nine (228.9), Code 1946, is hereby amended by striking all of subsection one (1) after the word "commission" in line one (1) thereof, and inserting in lieu thereof the following: "who is a physician, and to each member who is a lawyer seven dollars and fifty cents (\$7.50) for each commitment or release or any person brought before said commission for each actual hearing."

Further amend by striking the words and numbers "one hundred fifty thousand (150,000)" in lines three (3) and four (4) of section one (1) and substituting in lieu thereof the words and numbers "twenty thousand (20,000)".

Further amend by striking from lines nine (9) and ten (10) of section one (1) the words and numbers "five dollars (\$5.00)" and substituting in lieu thereof the words and numbers "seven dollars and fifty cents (\$7.50)".

NELSON of Woodbury.

Amend House File 521 section forty-one (41) by striking the words and figures "one thousand six hundred twenty (1620)" wherever they appear in this section and substituting in lieu thereof the following: "twenty-five hundred (2500)."

BRYSON of Hardin.

Amend House File 262 by striking the title and substituting in lieu thereof the following: "An act to amend chapter 137, Code 1946, relating to the transfer of certain duties of the township trustees to the county board of supervisors".

Further amend by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Amend chapter 137 by adding thereto the following: The township boards of trustees of any county in Iowa may by mutual agreement with the county board of supervisors of their county transfer to said board of supervisors all of their powers and duties as local boards of health."

NELSON of Woodbury.

On motion by McFarlane of Black Hawk, the House adjourned until 9:30 a.m. Wednesday, April 2, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 2, 1947.

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

Prayer was offered by the Reverend Anthony Haverkamp, pastor of the First Reformed Church of Pella, Iowa.

Journal of April 1 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Duffield of Guthrie on request of Hendrix of Muscatine; Pæed of Jefferson on request of Knickerbocker of Linn.

PRESENTATION OF VISITORS

Neal of Dallas introduced to the House, his daughter, Emily Neal.

Smith of Des Moines introduced to the House, his daughter, Margaret Ellen and his mother-in-law, Mrs. Mary Jones, of Ainsworth.

Burkman of Polk presented to the House, eighth grade pupils from the Johnston school and their instructor, Mrs. Ethel V. Ballou.

Lynes of Bremer presented to the House, twenty-three members from the government class at Plainfield and their superintendent, Elmer Johnson.

Walker of Hamilton introduced to the House, Mrs. Palmer Nelson of Stanhope.

Sloane of Polk presented to the House, fifteen senior high pupils from Farrar and their superintendent, T. J. Barnes and principal, Mrs. Alice G. Thomasson.

Steinberg of Story presented to the House, students in government classes from the Milford township school and Nevada high school and their superintendent, William E. Swim, and instructors Mrs. Sophus Peterson and Mrs. Robert O. Hipps.

Smith of Madison presented to the House, twenty senior class government students of Winterset and their instructor, Max Corso.

Steinberg of Story presented to the House, thirty-five grade school government students from Gilbert and their instructors, Helen Nichol and H. S. Nelson.

Hanson of Carroll presented to the House, Ann Louise and Donald Fraser of Eagle Grove.

Koch of Palo Alto introduced to the House his daughter, Kathryn Ann Koch.

PETITIONS

Hendrix of Muscatine presented a petition signed by six residents of Muscatine urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Walter of Pottawattamie presented seven petitions signed by fifty-five members of the First Presbyterian Church of Mediapolis, fifteen members of the First Methodist Church of Humboldt, seventeen members of the Emmanuel Methodist Church of Boxholm, twenty members of the Staves Memorial Church of Des Moines, thirty-three members of the First Baptist Church of Corwith, thirty-two members of the First Presbyterian Church of Estherville, and twenty-two members of the Elk Baptist Church of Alta, all urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Brown of Mahaska presented a petition signed by forty-two residents of Taintor urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Huston of Washington presented a petition signed by fifty-one residents of Washington county urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Robinson of Delaware presented a petition signed by 155 residents of Delaware county urging support of House File 156.

Referred to committee on military and veterans affairs.

Kosek of Linn presented a petition signed by thirty-one residents of Linn county urging support of Senate Files 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Patrick of Sioux presented a petition signed by twenty-nine residents of Sioux county urging support of Senate Files 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Wilson of Wright presented a petition signed by thirty-six residents of Rowan urging support of House File 156.

Referred to committee on military and veterans affairs.

Walter of Pottawattamie presented a petition signed by thirty-five members of the Methodist Church of Rolfe urging support of Senate Files 248 and 447.

Referred to committee on liquor control.

Walter of Pottawattamie presented petitions signed by thirty-three residents of Green county, fifty residents of Page county, forty-three residents of Sumner and vicinity, twenty-two residents of Earlham, seventy-eight residents of Harlan, seventy-five residents of Hedric, twenty-eight residents of Batavia, twenty-two residents of Linn county, forty-eight residents of Dubuque, forty-four residents of Shellsburg, thirty-five residents of Ainsworth, twenty-six residents of Vinton, thirteen residents of Palo Alto county, twenty-seven residents of Garrison, eighty-seven residents of Ellsworth and Radeliffe, twenty-seven residents of Pisgah, twenty-seven residents of Woodbine, twelve residents of Sioux City and vicinity, forty residents of George, twenty-five residents of Ladora, twenty-four residents of Pomeroy, twenty-three residents of Winterset, twenty-two residents of Ankeny, thirty-six residents of Fairfield, fifty residents of Milo and

vicinity, twenty-five residents of Polk county and nineteen residents of Boone county, all urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 148 and 149, under Rule 72.

REPORTS OF COMMITTEES

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 460, a bill for an act to provide for an emergency appropriation for the State Superintendent of Public Instruction, Iowa school lunch division, to permit the Iowa school lunch program to function during the remainder of the biennium, begs leave to report it 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 460 by striking from lines three (3) and four (4) section one (1) the words and figures four thousand dollars (\$4,000.00).

Further amend Senate File 460 by striking from line seven (7) the figures \$4,000.00 and inserting in lieu thereof the following: "eight thousand dollars (\$8,000.00)".

HARRY E. WEICHMAN, *Chairman.*

INTRODUCTION OF BILLS

House File 522, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings relating to the valuation of the real estate in Council Bluffs, Iowa, and the employment of an expert appraiser for the purpose of endeavoring to effect a fair and equitable assessment of real property in substantial compliance with the law, to authorize the expenditures of funds, and to pay said expert appraiser out of the various funds belonging to the taxing districts of Council Bluffs, Iowa.

Read first time and referred to sifting committee.

House File 523, by committee on compensation of public officers and employees, a bill for an act relating to the compensation of the members of the board of social welfare.

Read first time and passed on file.

House File 524, 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, 1947, and ending June 30, 1949, to the state tax commission for salaries, support and maintenance of the personal and corporation income, sales and use tax divisions.

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 123, a bill for an act relating to the uniformity with other states in the matter of the size, weight and speed of motor vehicles.

Also: That I have been directed, upon a motion duly adopted by the Senate, to request the return of House File 383 to the Senate for further consideration.

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

House File 178, a bill for an act imposing an excise tax on the handling of grain and exempting grain subject to such excise tax from general property taxes.

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

House File 328, a bill for an act relating to the sale of milk or cream.

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 to authorize counties and county seat towns to jointly acquire, construct and operate buildings to be used and occupied for county and municipal purposes and to issue bonds in connection therewith.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENTS TO HOUSE FILE 328

Amend House File 328 as follows:

1. By adding after section 1 thereof the following:

"Sec. 2. Amend section one hundred ninety-two point six (192.6), Code 1946, by striking from lines seven (7), eight (8), nine (9) and ten (10) the following: 'except that pasteurization shall not be required when ice cream, skimmed milk, or buttermilk is made from cream or milk' and inserting in lieu thereof the following: 'and in addition cream or milk used shall be.'"

2. Further amend by renumbering the remaining sections.
3. Further amend by striking the period (.) after the word "chapter" in line 7 of section 1 and inserting in lieu thereof the following: "except that Grade A raw milk need not be pasteurized."
4. By adding thereto the following new sections:
 - (1) "Grade A raw milk is milk the bacterial count of which does not exceed 50,000 bacteria per milliliter, standard plate count, as determined by the logarithmic averages of four consecutive tests of milk samples taken on separate days.
 - (2) "Grade A pasteurized milk is milk which has been pasteurized, cooled and bottled in a plant approved by the Secretary of Agriculture, the bacterial count of which at no time after pasteurization and until delivery exceeds 30,000 bacteria per milliliter, standard plate count, as determined by the logarithmic averages of four consecutive tests of milk samples taken on separate days.
 - (3) "The Secretary of Agriculture may by regulation promulgate production standards for pasteurized milk and Grade A raw milk, which shall conform to federal standards.
 - (4) "Nothing in this section shall be construed to mean compulsory grading of milk; such grades shall apply only to pasteurized and raw milk on which the grade is declared on the label."
5. By striking from line 2 of section 2 the words "January 1" and inserting in lieu thereof the words "April 15".

SENATE AMENDMENT TO HOUSE FILE 178

Amend House File 178 by striking from section 2 all of sub-paragraph 8.

CONSIDERATION OF BILLS

House File 516, a bill for an act to appropriate to the state comptroller from the motor vehicle fuel tax fund 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, 85:

Ainsworth	Burkman	Graham	King
Anderson	Butler	Hansen	Klemesrud
Baker	Datisman	Hedin	Krall
Bass	Davis	Hendrix	Kruse
Beman	Duffield	Hicklin	Landsness
Bents	Eckéls	Hinrichs	Langland
Bloom	Edwards	Humbert	Lawrence
Boothby	Fiene	Huston	Loss
Brown of	Fletcher	Ingalls	Lucken
Mahaska	Frei	Kerr	Lynes
Brown of Monona	Fulk	Kester	McEleney
Bryson	Gannaway	Kilpatrick	McFarlane

Mills	Olson	Smith of Clayton	Walter
Moore	Patrick	Smith of	Marshall
Morrissey	Pieper	Des Moines	Walter of
Neal	Rankin	Smith of Madison	Pottawattamie
Nelson of	Redman	Stevens	Watson
Buchanan	Robb	Tesmer	Weichman
Nelson of	Robinson	Troeger	Weiss
Woodbury	Schwengel	Turner	Wellington
Nicholas	Scott	Utzig	Williams
Nielsen	Shepard	Van Eaton	Wilson
Norland	Siefkas		Mr. Speaker

The nays were: none.

Absent or not voting, 23:

Avery	Fimmen	Lundy	Saylor
Beardsley	Good	Noble	Sloane
Bockwoldt	Knickerbocker	Poston	Steinberg
De Groote	Koch	Prange	Strawman
Donohue	Kosek	Putney	Walker
Duffy	Long	Reed	

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

House File 518, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission, 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, 87:

Ainsworth	Good	Lucken	Siefkas
Anderson	Graham	Lynes	Smith of Clayton
Baker	Hansen	McEleney	Smith of
Bass	Hedin	McFarlane	Des Moines
Beman	Hendrix	Moore	Smith of Madison
Bents	Hicklin	Morrissey	Stevens
Bloom	Hinrichs	Neal	Strawman
Bockwoldt	Humbert	Nelson of	Tesmer
Boothby	Huston	Buchanan	Troeger
Brown of	Ingalls	Nelson of	Turner
Mahaska	Kerr	Woodbury	Utzig
Brown of Monona	Kester	Nicholas	Walker
Burkman	Kilpatrick	Nielsen	Walter of
Butler	King	Norland	Marshall
Datman	Klemesrud	Patrick	Walter of
Davis	Knickerbocker	Pieper	Pottawattamie
Duffield	Krall	Rankin	Watson
Eckels	Kruse	Redman	Weichman
Edwards	Landsness	Robb	Weiss
Fiene	Langland	Robinson	Wellington
Fletcher	Lawrence	Schwengel	Williams
Frei	Long	Scott	Wilson
Fulk	Loss	Shepard	Mr. Speaker
Gannaway			

The nays were: none.

Absent or not voting, 21:

Avery	Fimmen	Noble	Reed
Beardsley	Koch	Olson	Saylor
Bryson	Kosek	Poston	Sloane
De Groote	Lundy	Prange	Steinberg
Donohue	Mills	Putney	Van Eaton
Duffy			

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

House File 519, a bill for an act to amend House File 96, Acts of the 52nd General Assembly, relating to motor vehicles and law of road and specifically to accident liability, 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, 93:

Ainsworth	Fletcher	Lucken	Siefkas
Anderson	Fulk	Lynes	Sloane
Avery	Gannaway	McEleney	Smith of Clayton
Baker	Good	Mills	Smith of
Bass	Hansen	Moore	Des Moines
Beardsley	Hedin	Neal	Smith of Madison
Beman	Hendrix	Nelson of	Stevens
Bents	Hicklin	Buchanan	Tesmer
Bockwoldt	Hinrichs	Nelson of	Troeger
Boothby	Humbert	Woodbury	Turner
Brown of	Huston	Nicholas	Utzig
Mahaska	Ingalls	Nielsen	Van Eaton
Brown of Monona	Kerr	Noble	Walker
Bryson	Kester	Norland	Walter of
Burkman	Kilpatrick	Olson	Marshall
Butler	King	Patrick	Walter of
Datisman	Klemesrud	Pieper	Pottawattamie
Davis	Knickerbocker	Poston	Watson
De Groote	Koch	Rankin	Weichman
Donohue	Krall	Redman	Weiss
Duffield	Kruse	Robb	Wellington
Duffy	Landsness	Robinson	Williams
Eckels	Langland	Schwengel	Wilson
Edwards	Lawrence	Scott	Mr. Speaker
Fiene	Long	Shepard	

The nays were: none.

Absent or not voting, 15:

Bloom	Kosek	Morrissey	Saylor
Fimmen	Loss	Prange	Steinberg
Frej	Lundy	Putney	Strawman
Graham	McFarlane	Reed	

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 182, a bill for an act to amend section two hundred ninety-four point six (294.6), Code 1946, relating to the minimum wage of teachers in the public schools.

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, 70:

Avery	Gannaway	McFarlane	Steinberg
Baker	Good	Mills	Stevens
Bass	Graham	Neal	Strawman
Beardsley	Hendrix	Nelson of	Tesmer
Beman	Hinrichs	Woodbury	Troeger
Bloom	Humbert	Nielsen	Turner
Brown of	Kerr	Norland	Utzig
Mahaska	Kester	Olson	Walker
Brown of Monona	Kilpatrick	Rankin	Walter of
Bryson	Knickerbocker	Redman	Marshall
Burkman	Koch	Robb	Walter of
Butler	Kosek	Saylor	Pottawattamie
De Groot	Krall	Schwengel	Watson
Donohue	Kruse	Siefkas	Weichman
Duffield	Landsness	Sloane	Weiss
Duffy	Langland	Smith of Clayton	Wellington
Fiene	Long	Smith of	Wilson
Fimmen	Lynes	Des Moines	Mr. Speaker
Fulk	McEleney	Smith of Madison	

The nays were, 17:

Bockwoldt	Frei	Nelson of	Pieper
Boothby	Ingalls	Buchanan	Prange
Eckels	King	Noble	Robinson
Edwards	Lucken	Patrick	Shepard
Fletcher	Moore		

Absent or not voting, 21:

Ainsworth	Hedin	Loss	Putney
Anderson	Hicklin	Lundy	Reed
Bents	Huston	Morrissey	Scott
Datman	Klemesrud	Nicholas	Van Eaton
Davis	Lawrence	Poston	Williams
Hansen			

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 amend section two hundred seventeen point four (217.4), Code 1946, relating to removal of

members of board of control, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend Senate File 412 as follows:

1. By striking section one thereof and substituting in lieu thereof the following:

"Section 1. Section two hundred seventeen point four (217.4), Code 1946, is hereby repealed."

2. Amend the title by striking the whole thereof and substituting in lieu thereof the following:

"A bill for an act to repeal section two hundred seventeen point four (217.4), Code 1946, relating to removal of members of board of control."

Amendment adopted.

Walter of Marshall offered the following amendment and moved its adoption:

Amend Senate File 412 by adding thereto a new section as follows:

"Sec. 2. Amend section sixty-six point twenty-six (66.26), Code 1946, by adding the following new section: 'II. Malfeasance or nonfeasance.'"

Amendment lost.

Nelson 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, 77:

Ainsworth	Gannaway	McFarlane	Sloane
Anderson	Good	Mills	Smith of Clayton
Avery	Graham	Moore	Smith of
Bass	Hansen	Nelson of	Des Moines
Beardsley	Hedin	Woodbury	Smith of Madison
Beman	Hendrix	Nicholas	Stevens
Bents	Hicklin	Nielsen	Strawman
Bloom	Ingalls	Norland	Tesmer
Brown of	Kerr	Olson	Troeger
Mahaska	Kester	Patrick	Turner
Brown of Monona	Kilpatrick	Pieper	Utzig
Bryson	Klemesrud	Poston	Van Eaton
Burkman	Knickerbocker	Prange	Walker
Butler	Koch	Rankin	Walter of
Datisman	Kosek	Redman	Marshall
Davis	Kruse	Robb	Weichman
De Groote	Landsness	Saylor	Weiss
Eckels	Langland	Schwengel	Wellington
Fimmen	Lynes	Scott	Williams
Frei	McEleney	Shepard	Mr. Speaker
Fulk			

The nays were, 17:

Baker	Fiene	Loss	Walter of
Donohue	Hinrichs	Neal	Pottawattamie
Duffield	King	Noble	Watson
Duffy	Krall	Robinson	Wilson
Edwards	Lawrence		

Absent or not voting, 14:

Bockwoldt	Huston	Morrissey	Reed
Boothby	Long	Nelson of	Siefkas
Fletcher	Lucken	Buchanan	Steinberg
Humbert	Lundy	Putney	

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

House File 505, a bill for an act relating to daily expense allowances for judges of the district court, 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, 78:

Ainsworth	Fulk	Loss	Shepard
Avery	Gannaway	Lynes	Siefkas
Bass	Good	McEleney	Sloane
Beardsley	Graham	McFarlane	Smith of Clayton
Bloom	Hendrix	Mills	Smith of
Bockwoldt	Hinrichs	Neal	Des Moines
Boothby	Humbert	Nelson of	Smith of Madison
Brown of	Huston	Buchanan	Strawman
Mahaska	Ingalls	Nelson of	Tesmer
Bryson	Kerr	Woodbury	Turner
Burkman	Kester	Nicholas	Utzig
Butler	King	Nielsen	Walter of
Datiman	Klemesrud	Olson	Marshall
Davis	Knickerbocker	Patrick	Walter of
De Groote	Koch	Poston	Pottawattamie
Duffield	Kosek	Prange	Watson
Duffy	Krall	Rankin	Weichman
Eckels	Kruse	Redman	Weiss
Edwards	Landsness	Robinson	Williams
Fiene	Langland	Saylor	Wilson
Fimmen	Long	Schwengel	Mr. Speaker

The nays were, 8:

Baker	Brown of Monona	Fletcher	Moore
Beman	Donohue	Lucken	Norland

Absent or not voting, 22:

Anderson	Hansen	Kilpatrick	Morrissey
Bents	Hedin	Lawrence	Noble
Frei	Hicklin	Lundy	Pieper

Putney	Scott	Troeger	Walker
Reed	Steinberg	Van Eaton	Wellington
Robb	Stevens		

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

Senate File 315, a bill for an act to legalize certain issues of capital stocks of Iowa corporations, upon compliance herewith, 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, 83:

Anderson	Frei	Lynes	Sloane
Avery	Fulk	McEleney	Smith of Clayton
Bass	Gannaway	McFarlane	Smith of
Beardsley	Good	Mills	Des Moines
Beman	Graham	Neal	Smith of Madison
Bloom	Hedin	Nelson of	Stevens
Bockwoldt	Hendrix	Buchanan	Steinberg
Boothby	Hinrichs	Nelson of	Strawman
Brown of	Humbert	Woodbury	Tesmer
Mahaska	Huston	Nicholas	Turner
Bryson	Kerr	Olson	Utzig
Burkman	Kilpatrick	Patrick	Van Eaton
Butler	Klemesrud	Pieper	Walker
Datisman	Knickerbocker	Prange	Walter of
Davis	Koch	Rankin	Marshall
Donohue	Kosek	Redman	Walter of
Duffield	Krall	Robinson	Pottawattamie
Duffy	Kruse	Saylor	Weichman
Eckels	Landsness	Schwengel	Weiss
Edwards	Langland	Scott	Williams
Fiene	Long	Shepard	Wilson
Fimmen	Lucken	Siefkas	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 25:

Ainsworth	Ingalls	Moore	Putney
Baker	Kester	Morrissey	Reed
Bents	King	Nielsen	Robb
Brown of Monona	Lawrence	Noble	Troeger
De Groote	Loss	Norland	Watson
Hansen	Lundy	Poston	Wellington
Hicklin			

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

House File 262, a bill for an act to amend sections one hun-

dred thirty-seven point one (137.1), one hundred thirty-seven point two (137.2), one hundred thirty-seven point three (137.3), one hundred thirty-seven point eight (137.8), one hundred thirty-nine point twenty (139.20), one hundred forty point thirty-four (140.34), and three hundred fifty-nine point seventeen (359.17), Code 1946, relating to local boards of health, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend House File 262 by striking the title and substituting in lieu thereof the following: "An act to amend chapter 137, Code 1946, relating to the transfer of certain duties of the township trustees to the county board of supervisors".

Further amend by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Amend chapter 137 by adding thereto the following: "The township boards of trustees of any county in Iowa may by mutual agreement with the county board of supervisors of their county transfer to said board of supervisors all of their powers and duties as local boards of health."

Tesmer of Black Hawk moved to defer action on House File 262 and that it retain its place on the calendar.

Motion prevailed.

House File 391, a bill for an act providing that the Iowa real estate commission shall be subject to the state budget 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, 87:

Ainsworth	Boothby	Duffield	Good
Anderson	Brown of	Duffy	Hendrix
Avery	Mahaska	Eckels	Hinrichs
Baker	Brown of Monona	Edwards	Humbert
Bass	Bryson	Fiene	Huston
Beardsley	Burkman	Fimmen	Ingalls
Beman	Butler	Fletcher	Kerr
Bents	Datisman	Frei	Kester
Bloom	De Groote	Fulk	Kilpatrick
Bockwoldt	Donohue	Gannaway	King

Knickerbocker	Neal	Saylor	Utzig
Koch	Nelson of	Scott	Walker
Kosek	Woodbury	Shepard	Walter of
Krall	Nicholas	Siefkas	Marshall
Kruse	Noble	Sloane	Walter of
Landsness	Norland	Smith of Clayton	Pottawattamie
Langland	Olson	Smith of	Watson
Lucken	Patrick	Des Moines	Weichman
Lynes	Pieper	Steinberg	Weiss
McEleney	Poston	Strawman	Wellington
Mills	Rankin	Tesmer	Williams
Moore	Robb	Troeger	Wilson
Morrissey	Robinson	Turner	Mr. Speaker

The nays were, 7:

Davis	Hicklin	McFarlane	Schwengel
Hedin	Lawrence	Nielsen	

Absent or not voting, 14:

Graham	Loss	Prange	Smith of Madison
Hansen	Lundy	Futney	Stevens
Klemesrud	Nelson of	Redman	Van Eaton
Long	Buchanan	Reed	

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

House File 324, a bill for an act relating to aid for dependent children, was taken up for consideration.

Edwards of Union moved that the bill be read a last time now and placed 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:

Ainsworth	Eckels	Klemesrud	Nelson of
Anderson	Edwards	Knickerbocker	Woodbury
Avery	Fiene	Koch	Nielsen
Baker	Fimmen	Kosek	Noble
Bass	Fletcher	Krall	Norland
Beardsley	Frei	Kruse	Olson
Beman	Fulk	Landsness	Patrick
Bents	Gannaway	Langland	Pieper
Bloom	Good	Lawrence	Poston
Bockwoldt	Hansen	Loss	Rankin
Boothby	Hedin	Lucken	Robb
Brown of	Hendrix	Lynes	Saylor
Mahaska	Hicklin	McEleney	Schwengel
Brown of Monona	Hinrichs	McFarlane	Shepard
Bryson	Humbert	Mills	Sloane
Burkman	Huston	Moore	Smith of Clayton
Butler	Ingalls	Morrissey	Smith of
Datisman	Kerr	Neal	Des Moines
Davis	Kester	Nelson of	Smith of Madison
De Groote	Kilpatrick	Buchanan	Steinberg
Duffy	King		Strawman

Tesmer
Troeger
Turner
Van Eaton

Walker
Walter of
Marshall

Walter of
Pottawattamie
Watson
Weichman

Weiss
Williams
Mr. Speaker

The nays were: none.

Absent or not voting, 17:

Donohue
Duffield
Graham
Long
Lundy

Nicholas
Prange
Putney
Redman

Reed
Robinson
Scott
Siefkas

Stevens
Utzig
Wellington
Wilson

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

House File 347, a bill for an act to amend sections four hundred eleven point five (411.5), four hundred eleven point six (411.6) and four hundred eleven point eight (411.8), Code 1946, relating to retirement systems for policemen and firemen and the administration, benefits and contributions thereunder, was taken up for consideration.

Walker of Hamilton offered the following amendment and moved its adoption:

Amend House File 347 by striking from lines two (2), three (3) and four (4) of section 2 the following: "by striking from line nine (9) thereof, the words 'sixty, or of' and is further amended".

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, 94:

Ainsworth
Avery
Baker
Bass
Beardsley
Beman
Bents
Bloom
Bockwoldt
Boothby
Brown of
Mahaska
Brown of Menona
Bryson
Burkman
Butler

Datisman
Davis
De Groote
Duffield
Duffy
Eckels
Edwards
Fiene
Fimmen
Fletcher
Frei
Fulk
Gannaway
Good
Graham
Hansen

Hedin
Hendrix
Hicklin
Hinrichs
Humbert
Huston
Ingalls
Kerr
Kester
Kilpatrick
Klemesrud
Knickerbocker
Koch
Kosek
Krall
Kruse

Landsness
Langland
Lawrence
Loss
Lucken
Lynes
McEleney
McFarlane
Neal
Moore
Morrissey
Nelson
Nelson of
Buchanan
Nelson of
Woodbury
Nicholas

Nielsen	Schwengel	Stevens	Walter of
Noble	Scott	Strawman	Pottawattamie
Norland	Shepard	Tesmer	Watson
Olson	Siefkas	Troeger	Weichman
Pieper	Sloane	Turner	Weiss
Rankin	Smith of Clayton	Utzig	Wellington
Robb	Smith of	Van Eaton	Williams
Robinson	Des Moines	Walter of	Wilson
Saylor	Steinberg	Marshall	Mr. Speaker

The nays were, 1:

Walker

Absent or not voting, 13:

Anderson	Lundy	Poston	Redman
Donohue	Mills	Prange	Reed
King	Patrick	Putney	Smith of Madison
Long			

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

Senate File 247, a bill for an act to permit the state conservation commission to restore Goose Lake, Greene county, Iowa, and to acquire such lands and rights as are necessary to return same to a suitable wild life area, was taken up for consideration.

Kilpatrick of Fremont moved that the bill be read a last time now and placed 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:

Ainsworth	Frei	Loss	Siefkas
Anderson	Fulk	Lucken	Sloane
Avery	Gannaway	Lynes	Smith of Clayton
Baker	Good	McEleney	Smith of
Bass	Graham	McFarlane	Des Moines
Beman	Hansen	Mills	Smith of Madison
Bents	Hedin	Moore	Steinberg
Bloom	Hendrix	Morrissey	Stevens
Bockwoldt	Hicklin	Neal	Strawman
Boothby	Hinrichs	Nelson of	Troeger
Brown of	Humbert	Buchanan	Turner
Mahaska	Huston	Nelson of	Utzig
Brown of Monona	Ingalls	Woodbury	Van Eaton
Bryson	Kerr	Nicholas	Walker
Burkman	Kester	Norland	Walter of
Butler	Kilpatrick	Olson	Marshall
Davis	King	Patrick	Walter of
De Groote	Klemesrud	Pieper	Pottawattamie
Donohue	Knickerbocker	Poston	Watson
Duffield	Koch	Rankin	Weichman
Duffy	Kosek	Robb	Weiss
Eckels	Krall	Robinson	Wellington
Edwards	Kruse	Saylor	Williams
Fiene	Landsness	Schwengel	Wilson
Fimmen	Langland	Scott	Mr. Speaker
Fletcher	Long	Shepard	

The nays were: none.

Absent or not voting, 11:

Beardsley	Lundy	Prange	Reed
Datiman	Nielsen	Putney	Tesmer
Lawrence	Noble	Redman	

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

Senate File 171, a bill for an act to amend sections two hundred twenty-nine point five (229.5), two hundred twenty-nine point nine (229.9), two hundred twenty-nine point eleven (229.11), two hundred twenty-nine point ten (229.10), two hundred twenty-nine point fourteen (229.14), and two hundred twenty-nine point twenty-four (229.24), and repealing section two hundred twenty-nine point thirteen (229.13), and amending section two hundred twenty-nine point seventeen (229.17), Code 1946, relating to the commitment and discharge of persons who are insane, was taken up for consideration.

Anderson of Henry moved that the bill be read a last time now and placed 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	Gannaway	Lucken	Scott
Avery	Good	Lynes	Siefkas
Baker	Graham	McFarlane	Sloane
Bass	Hansen	Mills	Smith of Clayton
Beardsley	Hedin	Morrissey	Smith of
Bents	Hendrix	Neal	Des Moines
Bloom	Hicklin	Nelson of	Smith of Madison
Bockwoldt	Hinrichs	Buchanan	Stevens
Boothby	Humbert	Nelson of	Strawman
Bryson	Huston	Woodbury	Tesmer
Burkman	Kerr	Nicholas	Troeger
Brown of	Kester	Nielsen	Turner
Mahaska	Kilpatrick	Noble	Van Eaton
Butler	King	Norland	Walker
Datiman	Klemesrud	Olson	Walter of
De Groote	Knickerbocker	Patrick	Marshall
Donohue	Koch	Pieper	Watson
Duffy	Kosek	Poston	Weiss
Fiene	Krall	Prange	Williams
Fletcher	Kruse	Rankin	Wilson
Frei	Landsness	Redman	Mr. Speaker
Fulk	Langland	Robinson	

The nays were, 3:

Brown of Monona	Edwards	Ingalls
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Absent or not voting, 23:

Ainsworth	Lawrence	Putney	Steinberg
Beman	Long	Reed	Utzig
Davis	Loss	Robb	Walter of
Duffield	Lundy	Saylor	Pottawattamie
Eckels	McEleney	Schwengel	Weichman
Fimmen	Moore	Shepard	Wellington

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

HOUSE FILE 383 RECALLED FROM THE GOVERNOR

Weichman of Benton moved that House File 383 be recalled from the Governor for further consideration of the House.

Motion prevailed.

MESSAGE FROM THE GOVERNOR

The Governor returned as requested House File 383.

The Speaker asked and obtained unanimous consent to expunge the record showing his signature on House File 383.

Putney of Tama, chairman of the committee on enrolled bills, asked and obtained unanimous consent to expunge the record showing adoption of the report of the committee on enrolled bills showing the correct enrollment of House File 383.

RECONSIDERATION OF VOTE ON HOUSE FILE 383

Weichman of Benton moved to reconsider the vote by which House File 383 passed the House.

On the question "Shall the vote be reconsidered?"

The ayes were, 88:

Ainsworth	Davis	Hinrichs	Lawrence
Anderson	De Groot	Humbert	Loss
Avery	Duffield	Huston	Lucken
Baker	Duffy	Ingalls	Lynes
Bass	Eckels	Kerr	McFarlane
Beardsley	Edwards	Kester	Mills
Beman	Fiene	Kilpatrick	Moore
Bloom	Fimmen	King	Neal
Boothby	Fletcher	Klemesrud	Nelson of
Brown of	Fulk	Knickerbocker	Buchanan
Mahaska	Gannaway	Koch	Nelson of
Brown of Monona	Good	Kosek	Woodbury
Bryson	Graham	Krall	Nicholas
Burkman	Hedin	Kruse	Nielsen
Butler	Hendrix	Landsness	Noble
Datman	Hicklin	Langland	Patrick

Pieper	Scott	Turner	Watson
Poston	Shepard	Utzig	Weichman
Rankin	Siefkas	Van Eaton	Weiss
Redman	Sloane	Walter of	Wellington
Robb	Smith of Clayton	Marshall	Williams
Robinson	Tesmer	Walter of	Wilson
Saylor	Troeger	Pottawattamie	Mr. Speaker
Schwengel			

The nays were: none.

Absent or not voting, 20:

Bents	Lundy	Pränge	Smith of Madison
Bockwoldt	McEleney	Putney	Steinberg
Donohue	Morrissey	Reed	Stevens
Frei	Norland	Smith of	Strawman
Hansen	Olson	Des Moines	Walker
Long			

Motion prevailed.

Weichman of Benton moved to reconsider the vote by which House File 383 passed to its last reading.

Motion prevailed.

Weichman of Benton moved that the House grant the request of the Senate for the return of House File 383. Motion prevailed and House File 383 was returned to the Senate.

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 383, a bill for an act to appropriate from the general fund of the state of Iowa to the state board of control fund for operating deficits.

W. J. SCARBOROUGH, *Secretary.*

CONSIDERATION OF SENATE AMENDMENTS

House File 383, a bill for an act to appropriate from the general fund of the state of Iowa to the state board of control fund for operating deficits, with Senate amendments, was taken up for consideration and the amendments read and considered.

SENATE AMENDMENT TO HOUSE FILE 383

Amend House File 383 by adding thereto as section 2 the following:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the

Perry Daily Chief, a newspaper published at Perry, Iowa, and in the Des Moines Daily Record, a newspaper published at Des Moines, Iowa."

Weichman of Benton moved the House concur in the Senate amendment to House File 383.

Motion prevailed and the House concurred in the Senate amendment.

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, 93:

Ainsworth	Frei	Loss	Siefkas
Anderson	Fulk	Lucken	Sloane
Avery	Gannaway	Lynes	Smith of Clayton
Baker	Good	McEleney	Smith of
Bass	Graham	McFarlane	Des Moines
Beardsley	Hansen	Mills	Smith of Madison
Beman	Hedin	Moore	Steinberg
Bents	Hendrix	Neal	Stevens
Bloom	Hicklin	Nelson of	Strawman
Bockwoldt	Hinrichs	Buchanan	Turner
Boothby	Humbert	Nicholas	Utzig
Brown of	Huston	Nielsen	Van Eaton
Mahaska	Ingalls	Noble	Walker
Brown of Monona	Kerr	Patrick	Walter of
Bryson	Kester	Pieper	Marshall
Burkman	Kilpatrick	Poston	Walter of
Butler	King	Prange	Pottawattamie
Davis	Klemesrud	Rankin	Watson
De Groote	Knickerbocker	Robb	Weichman
Duffield	Koch	Robinson	Weiss
Duffy	Kosek	Saylor	Wellington
Eckels	Krall	Schwengel	Williams
Fiene	Kruse	Scott	Wilson
Fimmen	Landsness	Shepard	Mr. Speaker
Fletcher	Langland		

The nays were: none.

Absent or not voting, 15:

Datisman	Lundy	Norland	Reed
Donohue	Morrissey	Olson	Tesmer
Edwards	Nelson of	Putney	Troeger
Lawrence	Woodbury	Redman	
Long			

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

On motion by McFarlane of Black Hawk the House recessed until 2:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Kerr of Shelby on request of Wilson of Wright.

PRESENTATION OF VISITORS

Kester of Ringgold presented to the House, Charles Hetzel, county auditor; Russell Drake, chairman Board of Supervisors; Chris Larsen, member Board of Supervisors; all county officials of Ringgold county.

CONSIDERATION OF BILLS

House File 466, a bill for an act to amend chapter one hundred sixty-four point one (164.1), Code 1946, relating to the control and eradication of Bang's disease, was taken up for consideration.

Smith of Clayton offered the following amendment and moved its adoption:

Amend House File 466 by striking the words "Brucellosis vaccine between the age of four (4) months and twelve (12) months" in lines four (4) and five (5) of section one (1) and substituting in lieu thereof the words "Brucella Abortus Vaccine strain number nineteen (19) or such other vaccine as may hereafter be approved by the United States Bureau of Animal Industry"

Further amend House File 466 by placing a period (.) after the word "vaccinated" in line six (6) of section one (1) and striking the remainder of Section one (1).

Further amend House File 466 by striking all of section two (2) after the word "sentence:" in line three and substitute in lieu thereof the words "All cattle which have been officially calthood vaccinated shall be eligible for certificates which certificates shall entitle the owners of such cattle to transport or sell such cattle any place in the state of Iowa"

Further amend House File 466 by adding thereto a new section as follows:

"Sec. 4. Amend section one hundred sixty-four point one (164.1) by adding at the end thereof a new subsection: "Officially Vaccinated" shall mean the 'calthood vaccination' of calves between the ages of four (4) and twelve (12) months that have passed a negative blood test from blood taken at the time of vaccination. It shall also include animals that have been calthood vaccinated by a licenced veterinarian for which a veterinarian certificate has been issued or animals calthood vaccinated by the owner of such animals, for which the owner's affidavit showing date of vaccination, serial number of vaccine and license number of manufacturer of vaccine has been provided by such owner and which animals

have passed a negative blood test six (6) months or more after such vaccination."

Amendment adopted.

Smith of Clayton offered the following amendment and moved its adoption:

Amend the title of House File 466 by striking the words "Bang's disease" from line four (4) thereof and inserting in lieu thereof the word "Brucellosis".

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, 90:

Anderson	Fimmen	Lawrence	Schwengel
Avery	Fletcher	Long	Scott
Baker	Frei	Loss	Siefkas
Bass	Fulk	Lynes	Smith of Clayton
Beardsley	Gannaway	McEleney	Smith of
Beman	Good	McFarlane	Des Moines
Bents	Graham	Mills	Smith of Madison
Bloom	Hansen	Moore	Stevens
Bockwoldt	Hedin	Morrissey	Strawman
Boothby	Hendrix	Neal	Tesmer
Brown of	Hicklin	Nelson of	Troeger
Mahaska	Humbert	Buchanan	Turner
Brown of Monona	Huston	Nelson of	Utzig
Bryson	Kester	Woodury	Van Eaton
Burkman	Kilpatrick	Nicholas	Walter of
Butler	King	Nielsen	Marshall
Datisman	Klemesrud	Noble	Walter of
Davis	Knickerbocker	Norland	Pottawattamie
De Groot	Koch	Olson	Weichman
Duffield	Kosek	Pieper	Weiss
Duffy	Krall	Poston	Wellington
Eckels	Kruse	Rankin	Williams
Edwards	Landsness	Robinson	Wilson
Fiene	Langland	Saylor	Mr. Speaker

The nays were, 3:

Donohue	Ingalls	Lucken
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Absent or not voting, 15:

Ainsworth	Patrick	Reed	Steinberg
Hinrichs	Prange	Robb	Walker
Kerr	Putney	Shepard	Watson
Lundy	Redman	Sloane	

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

House File 337, a bill for an act to amend section two hundred

fifty-six point one (256.1), Code 1946, relating to the establishing and equipping of a detention hospital for contagious diseases, was taken up for consideration.

Tesmer 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, 91:

Ainsworth	Fletcher	Langland	Scott
Avery	Frei	Lawrence	Shepard
Baker	Fulk	Lynes	Smith of Clayton
Bass	Gannaway	McEleney	Smith of
Beardsley	Good	McFarlane	Des Moines
Bents	Graham	Moore	Smith of Madison
Bloom	Hansen	Morrissey	Stevens
Bockwoldt	Hedin	Nelson of	Strawman
Boothby	Hendrix	Buchanan	Tesmer
Brown of	Hicklin	Nelson of	Troeger
Mahaska	Hinrichs	Woodbury	Turner
Brown of Monona	Humbert	Nicholas	Utzig
Bryson	Huston	Nielsen	Van Eaton
Burkman	Ingalls	Noble	Walker
Butler	Kester	Norland	Walter of
Datisman	Kilpatrick	Olson	Marshall
Davis	King	Patrick	Walter of
De Groote	Klemesrud	Pieper	Pottawattamie
Donohue	Knickerbocker	Poston	Watson
Duffield	Koch	Rankin	Weichman
Duffy	Kosek	Robb	Weiss
Eckels	Krall	Robinson	Wellington
Edwards	Kruse	Saylor	Wilson
Fiene	Landsness	Schwengel	Mr. Speaker
Fimmen			

The nays were: none.

Absent or not voting, 17:

Anderson	Lucken	Prange	Siefkas
Beman	Lundy	Putney	Sloane
Kerr	Mills	Redman	Steinberg
Long	Neal	Reed	Williams
Loss			

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

House File 160, a bill for an act relating to the distribution, sale or transportation of adulterated or misbranded insecticides, fungicides, rodenticides, and other economic poisons and devices; regulating traffic therein; providing for registration and examination of such materials, imposing penalties, and for other purposes, with report of committee recommending amendment and passage, was taken up for consideration.

Watson of O'Brien offered the following amendment proposed by the committee and moved its adoption:

Amend House File 160 by striking subsection 10 of section 1, and inserting in lieu thereof the following:

"10. The term "ingredient statement" means either—

(a) a statement of the name and percentage of each active ingredient, together with the total percentage of the inert ingredients, in the economic poison; or

(b) a statement of the name of each active ingredient, together with the name of each and total percentage of the inert ingredients, if any there be, in the economic poison (except Option (a) shall apply if the preparation is highly toxic to man, determined as provided in section 9 of this act); and, in addition to (a) or (b) in case the economic poison contains arsenic in any form, a statement of the percentages of total and water soluble arsenic, each calculated as elemental arsenic."

Amend House File 160 by striking section 8 and inserting in lieu thereof the following:

"Sec. 8. Registration—.

1. Every economic poison which is distributed, sold, or offered for sale within this state or delivered for transportation or transported in intrastate commerce or between points within this state through any point outside this state shall be registered in the office of the Secretary. Each registration shall expire June 30 following its issuance and no registration shall be transferable. A penalty of fifty per cent of the registration fee shall be imposed if certificate of registration is not applied for on or before July 1 of each year, or within thirty days after such economic poisons are first manufactured or sold within the state. The registrant shall file with the Secretary a statement including

(a) the name and address of the registrant and the name and address of the person whose name will appear on the label, if other than the registrant;

(b) the name and brand, if any, of each product to be registered, together with the ingredient statement in accordance with subsection 10 of section 1 of this chapter;

(c) a complete copy of the labeling accompanying the economic poison and a statement of all claims to be made for it including directions for use; and

(d) if requested by the Secretary a full description of the tests made and the results thereof upon which the claims are based. In the case of renewal of registration, a statement shall be required only with respect to information which is different from that furnished when the economic poison was registered or last reregistered.

2. Every application for registration shall be accompanied by an inspection fee of five dollars for each product registered up to and including five products from the same applicant. Thereafter the fee shall be one dollar for each product registered from said applicant during the same fiscal year. In case the registration fee is paid by the manufacturer, distributor, or any person other than the retailer, then in that event nothing in this section shall be construed as applying to the re-

tailer. The Secretary of Agriculture shall use said registration fees for the enforcement of the provisions of this chapter, and any amount of said funds in excess of one thousand dollars at the end of any fiscal year shall be transferred to the treasurer of the state and credited to the State General Fund.

3. The Secretary whenever he deems it necessary in the administration of this act, may require the submission of the complete formula of any economic poison. If it appears to the Secretary that the composition of the article is such as to warrant the proposed claims for it and if the article and its labeling and other material required to be submitted comply with the requirements of section 5 of this act, he shall register the article.

4. If it does not appear to the Secretary that the article is such as to warrant the proposed claims for it or if the article and its labeling and other material required to be submitted do not comply with the provisions of this act, he shall notify the registrant of the manner in which the article, labeling, or other material required to be submitted fail to comply with the act so as to afford the registrant an opportunity to make the necessary corrections. If, upon receipt of such notice, the registrant insists that such corrections are not necessary and requests in writing that the article be registered, the Secretary shall register the article, under protest, and such registration shall be accompanied by a warning, in writing, to the registrant of the apparent failure of the article to comply with the provisions of this act. In order to protect the public, the Secretary, on his own motion, may at any time cancel the registration under protest in accordance with the foregoing procedure. In no event shall registration of an article, whether or not protested, be construed as a defense for the commission of any offense prohibited under section 5 of this act.

5. Notwithstanding any other provisions of this act, registration is not required in the case of an economic poison shipped from one plant within this state to another plant within this state operated by the same person.

Amend House File 160 by adding a new section, as follows:

"Section 21. Effective date. The provisions of this act shall become effective on January 1, 1948."

Amendment adopted.

Beardsley of Warren offered the following amendment and moved its adoption:

Amend House File 160 by adding after the period in line seven (7), section 2, the following:

1. In the case of paris green:
 - a. If it does not contain at least fifty percent of arsenious oxide.
 - b. If it contains arsenic in water-soluble forms equivalent to more than three and one-half percent of arsenious oxide.
2. In the case of lead arsenate:
 - a. If it contains more than fifty percent of water.

b. If it contains total arsenic equivalent to less than twelve and one-half percent of arsenic oxide (As_2O_5).

c. If it contains arsenic in water-soluble forms equivalent to more than seventy-five one hundredths of one percent arsenic oxide (As_2O_3).

Amendment 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, 89:

Ainsworth	Fletcher	Landsness	Scott
Anderson	Frei	Langland	Shepard
Avery	Fulk	Lucken	Sloane
Baker	Gannaway	Lynes	Smith of Clayton
Bass	Good	McEleney	Smith of
Beardsley	Graham	Moore	Des Moines
Beman	Hansen	Morrissey	Smith of Madison
Bockwoldt	Hedin	Nelson of	Stevens
Boothby	Hendrix	Woodbury	Strawman
Brown of	Hicklin	Nicholas	Tesmer
Mahaska	Hinrichs	Nielsen	Turner
Bryson	Humbert	Noble	Utzig
Burkman	Huston	Norland	Van Eaton
Butler	Ingalls	Olson	Walker
Datisman	Kester	Pieper	Walter of
Davis	Kilpatrick	Poston	Pottawattamie
De Groote	King	Prange	Watson
Donohue	Klemesrud	Rankin	Weichman
Duffield	Knickerbocker	Redman	Weiss
Duffy	Koch	Robb	Wellington
Eckels	Kosek	Robinson	Williams
Edwards	Krall	Saylor	Wilson
Fiene	Kruse	Schwengel	Mr. Speaker
Fimmen			

The nays were, 2:

Bents Brown of Monona

Absent or not voting, 17:

Bloom	Lundy	Nelson of	Siefkas
Kerr	McFarlane	Buchanan	Steinberg
Lawrence	Mills	Patrick	Troeger
Long	Neal	Putney	Walter of
Loss		Reed	Marshall

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

Senate File 118, a bill for an act to amend section two hundred seventy-four point forty (274.40), Code 1946, relating to the re-organization of school districts and the adjustment of boundary lines of school districts when lands are returned to private owner-

ship after having been acquisitioned by the federal government, 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, 92:

Ainsworth	Fimmen	Landsness	Scott
Anderson	Fletcher	Langland	Shepard
Avery	Frei	Lawrence	Sloane
Baker	Fulk	Long	Smith of Clayton
Bass	Gannaway	Loss	Smith of
Beardsley	Good	Lucken	Des Moines
Beman	Graham	Lynes	Smith of Madison
Bents	Hansen	McEleney	Steinberg
Bockwoldt	Hedin	McFarlane	Strawman
Boothby	Hendrix	Moore	Tesmer
Brown of	Hicklin	Nelson of	Troeger
Mahaska	Hinrichs	Buchanan	Turner
Brown of Monona	Humbert	Nicholas	Utzig
Bryson	Huston	Nielsen	Van Eaton
Burkman	Ingalls	Norland	Walker
Butler	Kester	Patrick	Walter of
Datisman	Kilpatrick	Pieper	Pottawattamie
Davis	King	Poston	Watson
De Groote	Klemesrud	Prange	Weichman
Duffield	Knickerbocker	Rankin	Weiss
Duffy	Koch	Redman	Wellington
Eckels	Kosek	Robb	Williams
Edwards	Krall	Saylor	Wilson
Fiene	Kruse	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 16:

Bloom	Morrissey	Olson	Siefkas
Donohue	Neal	Putney	Stevens
Kerr	Nelson of	Reed	Walter of
Lundy	Woodbury	Robinson	Marshall
Mills	Noble		

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

SENATE FILE 409 SUBSTITUTED FOR HOUSE FILE 421

Utzig of Dubuque asked and obtained unanimous consent to substitute Senate File 409 for House File 421.

Senate File 409, a bill for an act authorizing counties and county seat cities and towns, including cities and towns organized under special charters, to jointly acquire, construct and operate buildings to be used and occupied for county and municipal

purposes and to issue bonds in connection therewith, was taken up for consideration.

Utzig of Dubuque moved that the bill be read a last time now and placed up its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 85:

Ainsworth	Gannaway	Loss	Shepard
Anderson	Good	Lynes	Siefkas
Avery	Graham	McEleney	Sloane
Bass	Hansen	McFarlane	Smith of Clayton
Beardsley	Hedin	Mills	Smith of
Bents	Hendrix	Moore	Des Moines
Bockwoldt	Hicklin	Nelson of	Smith of Madison
Boothby	Hinrichs	Buchanan	Steinberg
Brown of Monona	Huston	Nelson of	Stevens
Bryson	Ingalls	Woodbury	Strawman
Burkman	Kester	Nielsen	Tesmer
Butler	Kilpatrick	Norland	Troeger
Datisman	King	Olson	Turner
Davis	Klemesrud	Pieper	Utzig
De Groot	Knickerbocker	Poston	Van Eaton
Duffield	Koch	Rankin	Walter of
Duffy	Kosek	Redman	Marshall
Edwards	Krall	Robb	Walter of
Fiene	Kruse	Robinson	Pottawattamie
Fimmen	Landsness	Saylor	Weiss
Fletcher	Langland	Schwengel	Williams
Frei	Lawrence	Scott	Wilson
Fulk			Mr. Speaker

The nays were: none.

Absent or not voting, 23:

Baker	Eckels	Morrissey	Putney
Beman	Humbert	Neal	Reed
Bloom	Kerr	Nicholas	Walker
Brown of	Long	Noble	Watson
Mahaska	Lucken	Patrick	Weichman
Donohue	Lundy	Prange	Wellington

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

House File 499, a bill for an act relating to procedure for the assessment of property and the collection of taxes in any city acting under special charter which levies and collects its own taxes and having a population of more than sixty thousand (60,000), 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, 87:

Ainsworth	Frei	Lawrence	Shepard
Anderson	Fulk	Loss	Siefkas
Avery	Gannaway	Lynes	Sloane
Baker	Good	McEleney	Smith of Clayton
Bass	Graham	Mills	Smith of
Beardsley	Hansen	Moore	Des Moines
Bents	Hedin	Nelson of	Smith of Madison
Bloom	Hendrix	Buchanan	Steinberg
Bockwoldt	Hinrichs	Nelson of	Stevens
Boothby	Humbert	Woodbury	Strawman
Brown of Monona	Huston	Nielsen	Tesmer
Bryson	Ingalls	Noble	Troeger
Butler	Kester	Norland	Turner
Datisman	Kilpatrick	Pieper	Utzig
Davis	King	Poston	Van Eaton
De Groot	Klemesrud	Rankin	Walker
Donohue	Knickerbocker	Redman	Weichman
Duffield	Koch	Robb	Weiss
Duffy	Kosek	Robinson	Wellington
Eckels	Krall	Saylor	Williams
Edwards	Kruse	Schwengel	Wilson
Fimmen	Landsness	Scott	Mr. Speaker
Fletcher	Langland		

The nays were: none.

Absent or not voting, 21:

Beman	Kerr	Neal	Reed
Brown of	Long	Nicholas	Walter of
Mahaska	Lucken	Olson	Marshall
Burkman	Lundy	Patrick	Walter of
Fiene	McFarlane	Prange	Pottawattamie
Hicklin	Morrissey	Putney	Watson

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

House File 387, a bill for an act to amend chapter three hundred fifty (350), Code 1946, relating to uniform optional bounty on fox, was taken up for consideration.

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, 81:

Ainsworth	Bockwoldt	Duffy	Gannaway
Anderson	Boothby	Eckels	Good
Avery	Bryson	Edwards	Hansen
Baker	Burkman	Fiene	Hedin
Bass	Datisman	Fletcher	Hendrix
Beardsley	Davis	Frei	Hicklin
Bloom	De Groot	Fulk	Hinrichs

Humbert	Lynes	Rankin	Turner
Huston	McEleney	Redman	Van Eaton
Kester	McFarlane	Robb	Walker
Kilpatrick	Mills	Saylor	Walter of
Klemesrud	Moore	Schwengel	Marshall
Knickerbocker	Nelson of	Scott	Walter of
Koch	Buchanan	Shepard	Pottawattamie
Kosek	Nelson of	Siefkas	Watson
Krall	Woodbury	Sloane	Weichman
Kruse	Nielsen	Smith of Clayton	Weiss
Landsness	Noble	Smith of Madison	Wellington
Langland	Norland	Steinberg	Williams
Lawrence	Olson	Stevens	Wilson
Loss	Poston	Strawman	Mr. Speaker
Lucken			

The nays were, 8:

Bents	Donohue	Ingalls	Morrissey
Butler	Fimmen	King	Pieper

Absent or not voting, 19:

Beman	Kerr	Patrick	Smith of
Brown of	Long	Prange	Des Moines
Mahaska	Lundy	Putney	Tesmer
Brown of Monona	Neal	Reed	Troeger
Duffield	Nicholas	Robinson	Utzig
Graham			

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

Senate File 214, a bill for an act relating to penalties for violations of the barbering, barber shop, and barber school statutes, 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, 76:

Ainsworth	Duffy	Kilpatrick	McFarlane
Anderson	Edwards	King	Mills
Avery	Fimmen	Klemesrud	Moore
Baker	Fletcher	Knickerbocker	Nelson of
Bass	Fulk	Koch	Buchanan
Beardsley	Gannaway	Kosek	Nelson of
Bents	Good	Krall	Woodbury
Bockwoldt	Graham	Kruse	Nielsen
Boothby	Hansen	Landsness	Noble
Bryson	Hedin	Langland	Rankin
Burkman	Hendrix	Lawrence	Redman
Butler	Hinrichs	Loss	Robb
Datiman	Humbert	Lucken	Robinson
De Groot	Ingalls	Lynes	Saylor
Duffield	Kester	McEleney	Schwengel

Scott	Stevens	Walter of	Weichman
Sloane	Strawman	Marshall	Weiss
Siefkas	Tesmer	Walter of	Williams
Smith of Clayton	Turner	Pottawattamie	Wilson
Steinberg	Van Eaton	Watson	Mr. Speaker

The nays were, 4:

Walker	Pieper	Huston	Hicklin
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Absent or not voting, 28:

Beman	Fiene	Norland	Shepard
Bloom	Frei	Olson	Smith of
Brown of	Kerr	Patrick	Des Moines
Mahaska	Long	Poston	Smith of Madison
Brown of Monona	Lundy	Prange	Troeger
Davis	Morrissey	Putney	Utzig
Donohue	Neal	Reed	Wellington
Eckels	Nicholas		

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 amend section four hundred twenty-two point forty-five (422.45), Code 1946, relating to exemption from sales tax of purchases of tax-certifying or tax-levying governmental bodies of Iowa, or any subdivision or branch thereof, 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, 88:

Ainsworth	Good	Lucken	Siefkas
Anderson	Graham	McEleney	Sloane
Avery	Hansen	McFarlane	Smith of Clayton
Bass	Hedin	Mills	Smith of
Beardsley	Hendrix	Nelson of	Des Moines
Bents	Hicklin	Buchanan	Smith of Madison
Bloom	Hinrichs	Nelson of	Strawman
Bockwoldt	Humbert	Woodbury	Tesmer
Brown of Monona	Huston	Nicholas	Turner
Bryson	Ingalls	Nielsen	Utzig
Burkman	Kester	Noble	Van Eaton
Butler	Kilpatrick	Olson	Walker
Datisman	Klemesrud	Pieper	Walter of
Davis	Knickerbocker	Poston	Marshall
De Groot	Koch	Prange	Walter of
Donohue	Kosek	Rankin	Pottawattamie
Duffield	Krall	Redman	Watson
Duffy	Kruse	Robb	Weichman
Eckels	Landsness	Robinson	Weiss
Fiene	Langland	Saylor	Wellington
Fimmen	Lawrence	Schwengel	Williams
Fletcher	Long	Scott	Wilson
Fulk	Loss	Shepard	Mr. Speaker
Gannaway			

The nays were, 3:

Boothby	Lynes	Moore
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Absent or not voting, 17:

Baker	Frei	Neal	Reed
Beman	Kerr	Norland	Steinberg
Brown of Mahaska	King	Patrick	Stevens
Edwards	Lundy	Putney	Troeger
	Morrissey		

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

House File 514, a bill for an act to legalize and validate the election and all proceedings of the town council and town officials of the town of Manilla, Iowa, in calling and holding a special election in the town of Manilla, Iowa, on the 18th day of March, 1946, on the proposition of erecting and equipping a community memorial building under the provisions of chapter thirty-three (33), Code of Iowa, 1939, and the issuance and sale of bonds in the amount of twenty thousand (\$20,000.00) dollars, and the levying of an annual tax for the payment of said bonds, was taken up for consideration.

Weiss 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, 94:

Ainsworth	Fulk	Loss	Sloane
Anderson	Gannaway	Lucken	Smith of Clayton
Avery	Good	Lynes	Smith of
Baker	Graham	McEleney	Des Moines
Bass	Hansen	McFarlane	Smith of Madison
Beardsley	Hedin	Mills	Steinberg
Bloom	Hendrix	Moore	Stevens
Bockwoldt	Hicklin	Nicholas	Strawman
Boothby	Hinrichs	Noble	Tesmer
Brown of Monona	Humbert	Norland	Turner
Bryson	Huston	Olson	Utzig
Burkman	Ingalls	Patrick	Van Eaton
Butler	Kester	Pieper	Walker
Datisman	Kilpatrick	Poston	Walter of
Davis	Klemesrud	Prange	Marshall
De Groot	Knickerbocker	Rankin	Walter of
Donohue	Koch	Redman	Pottawattamie
Duffield	Kosek	Robb	Watson
Duffy	Krall	Robinson	Weichman
Eckels	Kruse	Saylor	Weiss
Edwards	Landsness	Schwengel	Wellington
Fiene	Langland	Scott	Williams
Fimmen	Lawrence	Shepard	Wilson
Fletcher	Long	Siefkas	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 14:

Beman	King	Nelson of	Nielsen
Bents	Lundy	Buchanan	Putney
Brown of	Morrissey	Nelson of	Reed
Mahaska	Neal	Woodbury	Troeger
Kerr			

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

House File 515, a bill for an act to legalize and validate the proceedings authorizing and providing for the payment of certain expenditures made by the city of Cedar Rapids, Iowa, for improvements at the site of temporary homes for veterans of World War II and declaring said proceedings to be enforceable obligations of said city, was taken up for consideration.

Kosek 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:

Ainsworth	Fulk	Loss	Sloane
Anderson	Gannaway	Lucken	Smith of Clayton
Avery	Good	Lynes	Smith of
Baker	Graham	McEleney	Des Moines
Bass	Hansen	McFarlane	Smith of Madison
Beardsley	Hedin	Mills	Steinberg
Bents	Hendrix	Moore	Stevens
Bloom	Hicklin	Nelson of	Strawman
Bockwoldt	Hinrichs	Buchanan	Tesmer
Boothby	Humbert	Nicholas	Turner
Brown of Monona	Huston	Nielsen	Utzig
Bryson	Ingalls	Noble	Van Eaton
Burkman	Kester	Olson	Walker
Datisman	Kilpatrick	Patrick	Walter of
Davis	King	Pieper	Marshall
De Groote	Klemesrud	Poston	Walter of
Donohue	Knickerbocker	Prange	Pottawattamie
Duffield	Koch	Rankin	Watson
Duffy	Kosek	Redman	Weichman
Eckels	Krall	Robb	Weiss
Edwards	Kruse	Robinson	Wellington
Fiene	Landsness	Saylor	Williams
Fimmen	Langland	Scott	Wilson
Fletcher	Lawrence	Shepard	Mr. Speaker
Frei	Long		

The nays were: none.

Absent or not voting, 14:

Beman	Kerr	Nelson of	Reed
Brown of	Lundy	Woodbury	Schwengel
Mahaska	Morrissey	Norland	Siefkas
Butler	Neal	Putney	Troeger

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

House File 496, a bill for an act relating to the sale of unused and unnecessary cemeteries, was taken up for consideration.

Landsness of Buena Vista moved that the bill be read a last time now and placed 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:

Ainsworth	Good	Lynes	Sloane
Anderson	Graham	McEleney	Smith of Clayton
Avery	Hansen	McFarlane	Smith of
Baker	Hendrix	Mills	Des Moines
Bass	Hicklin	Moore	Smith of Madison
Beardsley	Hinrichs	Nelson of	Steinberg
Bents	Humbert	Buchanan	Stevens
Bloom	Huston	Nicholas	Strawman
Bockwoldt	Ingalls	Nielsen	Tesmer
Bryson	Kester	Noble	Troeger
Burkman	Kilpatrick	Norland	Turner
Butler	King	Olson	Utzig
Datisman	Klemesrud	Patrick	Van Eaton
Davis	Knickerbocker	Pieper	Walker
De Groote	Koch	Poston	Walter of
Donohue	Kosek	Rankin	Marshall
Duffy	Krall	Redman	Walter of
Eckels	Kruse	Robb	Pottawattamie
Edwards	Landsness	Robinson	Watson
Fiene	Langland	Saylor	Weichman
Fimmen	Lawrence	Schwengel	Williams
Frei	Long	Scott	Wilson
Fulk	Loss	Shepard	Mr. Speaker
Gannaway	Lucken	Siefkas	

The nays were: none.

Absent or not voting, 17:

Beman	Duffield	Morrissey	Putney
Boothby	Fletcher	Neal	Reed
Brown of	Hedin	Nelson of	Weiss
Mahaska	Kerr	Woodbury	Wellington
Brown of Monona	Lundy	Prange	

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

House File 433, a bill for an act to amend chapter three hundred fifty-nine (359), Code 1946, providing for the depositing and disbursement of township cemetery funds or such cemetery funds jointly owned, and the execution and delivery of official deeds for cemetery lots, 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, 94:

Ainsworth	Fulk	Loss	Sloane
Anderson	Gannaway	Lynes	Smith of Clayton
Avery	Good	McEleney	Smith of
Baker	Graham	McFarlane	Des Moines
Bass	Hansen	Mills	Smith of Madison
Beardsley	Hedin	Moore	Steinberg
Bents	Hendrix	Nelson of	Stevens
Bloom	Hicklin	Buchanan	Strawman
Bockwoldt	Hinrichs	Nicholas	Tesmer
Boothby	Humbert	Nielsen	Troeger
Brown of Monona	Huston	Noble	Turner
Bryson	Ingalls	Norland	Utzig
Burkman	Kester	Olson	Van Eaton
Butler	Kilpatrick	Patrick	Walker
Datisman	King	Poston	Walter of
Davis	Klemesrud	Prange	Marshall
De Groot	Knickerbocker	Redman	Walter of
Donohue	Koch	Robb	Pottawattamie
Duffield	Kosek	Robinson	Watson
Duffy	Krall	Saylor	Weichman
Eckels	Kruse	Schwengel	Weiss
Edwards	Landsness	Scott	Williams
Fiene	Langland	Shepard	Wilson
Fimmen	Lawrence	Siefkas	Mr. Speaker
Frei	Long		

The nays were: none.

Absent or not voting, 14:

Beman	Kerr	Neal	Putney
Brown of	Lucken	Nelson of	Rankin
Mahaska	Lundy	Woodbury	Reed
Fletcher	Morrissey	Pieper	Wellington

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

House File 309, a bill for an act to amend chapter three hundred eighty-nine (389), Code 1946, relating to cities and towns, streets and public grounds, and to snow removal therefrom, was taken up for consideration.

Baker of Calhoun moved that the bill be read a last time now and placed 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:

Ainsworth	Gannaway	McEleney	Sloane
Anderson	Graham	McFarlane	Smith of Clayton
Avery	Hedin	Mills	Smith of
Baker	Hendrix	Moore	Des Moines
Bass	Hicklin	Nelson of	Smith of Madison
Beardsley	Humbert	Buchanan	Stevens
Bockwoldt	Huston	Nicholas	Strawman
Brown of Monona	Ingalls	Nielsen	Tesmer
Bryson	Kester	Noble	Troeger
Burkman	Kilpatrick	Olson	Turner
Butler	King	Patrick	Utzig
Datisman	Klemesrud	Poston	Van Eaton
Davis	Knickerbocker	Rankin	Walker
Donohue	Kosek	Redman	Walter of
Duffield	Kruse	Robb	Pottawattamie
Duffy	Langland	Robinson	Watson
Eckels	Lawrence	Saylor	Weichman
Edwards	Long	Schwengel	Williams
Fimmen	Loss	Scott	Wilson
Fletcher	Lucken	Shepard	Mr. Speaker
Fulk	Lynes	Siefkas	

The nays were, 11:

Bents	Fiene	Hinrichs	Prange
Bloom	Frei	Koch	Weiss
De Grootte	Hansen	Pieper	

Absent or not voting, 17:

Beman	Kerr	Neal	Reed
Boothby	Krall	Nelson of	Steinberg
Brown of	Landsness	Woodbury	Walter of
Mahaska	Lundy	Norland	Marshall
Good	Morrissey	Putney	Wellington

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

House File 368, a bill for an act to amend section two hundred fifty-two point forty-three (252.43), Code 1946, permitting the boards of supervisors of the various counties of the state to levy an additional millage for the support of the poor, with report of committee recommending passage, was taken up for consideration.

Scott 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, 93:

Ainsworth	Bloom	Datisman	Fimmen
Anderson	Bockwoldt	Davis	Fletcher
Avery	Boothby	De Grootte	Frei
Baker	Brown of Monona	Donohue	Fulk
Bass	Bryson	Duffield	Gannaway
Beardsley	Burkman	Edwards	Good
Bents	Butler	Fiene	Graham

Hansen	Langland	Patrick	Steinberg
Hedin	Lawrence	Pieper	Stevens
Hendrix	Long	Poston	Strawman
Hicklin	Loss	Prange	Tesmer
Hinrichs	Lucken	Rankin	Troeger
Humbert	Lynes	Redman	Turner
Huston	McEleney	Robb	Utzig
Kester	McFarlane	Robinson	Van Eaton
Kilpatrick	Mills	Saylor	Walker
King	Moore	Scott	Walter of
Klemesrud	Nelson of	Shepard	Pottawattamie
Knickerbocker	Buchanan	Siefkas	Watson
Koch	Nicholas	Sloane	Weichman
Kosek	Nielsen	Smith of Clayton	Weiss
Krall	Noble	Smith of	Williams
Kruse	Norland	Des Moines	Wilson
Landsness	Olson	Smith of Madison	Mr. Speaker

The nays were: none.

Absent or not voting, 15:

Beman	Ingalls	Nelson of	Schwengel
Brown of	Kerr	Woodbury	Walter of
Mahaska	Lundy	Putney	Marshall
Duffy	Morrissey	Reed	Wellington
Eckels	Neal		

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 5, a bill for an act relating to compensation of municipal court reporters.

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 compensation of shorthand reporters of the district court.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 105, 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 212, a bill for an act providing for the salary to be paid to judges of the supreme court.

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 to prohibit the operation of motor-boats by intoxicated persons.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 286, a bill for an act relating to the right of eminent domain for the location of electric transmission lines and stations.

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 the salary of a judge of the superior court.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 370, a bill for an act to provide additional kinds of insurance which may be written in the state of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 179, a bill for an act relating to accounting of executors and administrators.

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 the fixing of the salary of the county superintendent of schools by the county board of education.

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

House File 234, a bill for an act relating to the collection of garbage.

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

House File 419, a bill for an act to prohibit the manufacture, sale or possession of any token, slug or false coin or use thereof, and providing a penalty therefor.

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

House File 488, a bill for an act authorizing political subdivisions of state to acquire property for airport or air navigation facility purpose, subject to certain conditions.

Also: That the Senate has refused to concur in House amendment to Senate File 412, a bill for an act relating to removal of members of board of control.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENTS TO HOUSE FILE 234

1. Amend House File 234 by striking all of section 1 after the period (.) in line 12.
2. Further amend by striking from lines 4 and 5 of section 1 the following: "including special charter cities,".

3. Further amend by striking from line 4 of section 1 the word "Any" and inserting in lieu thereof the following: "In lieu of the tax levy authorized by subsection sixteen (16) of section four hundred four point five (404.5), Code 1946, any".

4. Further amend by striking from line eleven (11) of section one (1) the word "they".

5. Further amend by striking from line 1 of the title the following: "Chapter three hundred sixty-eight (368)" and inserting in lieu thereof the following: "section three hundred sixty-eight point nine (368.9)".

6. Further amend House File 234 by striking all of section 2.

SENATE AMENDMENT TO HOUSE FILE 419

Amend House File 419 by striking from section 3, lines 12 to 29, inclusive.

SENATE MESSAGES CONSIDERED

Senate File 5, a bill for an act to amend section six hundred two point forty-six, (602.46), Code 1946, relating to compensation of municipal court reporters.

Read first time and passed on file.

Senate File 78, a bill for an act to amend section six hundred five point eight (605.8) and section six hundred five point nine (605.9), Code 1946, relating to compensation of shorthand reporters of the district courts, and to amend section six hundred five point twelve (605.12), Code 1946, relating to the taxation of costs.

Read first time and passed on file.

Senate File 105, a bill for an act relating to the annual salary of the Governor of the State of Iowa.

Read first time and passed on file.

Senate File 212, a bill for an act to amend section six hundred eighty-four point seventeen (684.17), Code 1946, providing for the salary to be paid to judges of the supreme court.

Read first time and passed on file.

Senate File 123, a bill for an act relating to the uniformity with other states in the matter of the size, weight and speed of motor vehicles.

Read first time and referred to the sifting committee.

Senate File 233, a bill for an act to prohibit the operation of motorboats by intoxicated persons.

Read first time and referred to sifting committee.

Senate File 286, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1946, relating to the right of eminent domain for the location of electric transmission lines and stations.

Read first time and referred to sifting committee.

Senate File 295, a bill for an act to amend section six hundred three point forty-three (603.43), Code 1946, relating to the salary of a judge of the superior court.

Read first time and passed on file.

Senate File 370, a bill for an act to amend section five hundred fifteen point forty-eight (515.48), Code 1946, to provide additional kinds of insurance which may be written in the state of Iowa, and relating to the classification thereof.

Read first time and referred to sifting committee.

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE FILE 412

Good of Boone moved that the House insist on its amendment to Senate File 412.

Motion prevailed.

The Speaker appointed as a conferece committee to consider Senate File 412, Bryson of Hardin, Strawman of Jones, Poston of Wayne and Hicklin of Louisa.

CONSIDERATION OF SENATE AMENDMENT

House File 488, a bill for an act to authorize political subdivisions of the state of Iowa to acquire property for airport or air navigation facility purposes, subject to conditions, and to exercise the powers granted by chapters three hundred twenty-nine (329) and three hundred thirty (330) with respect thereto, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 488

Amend the title of House File 488, line 5, by adding after the figure (330) the following: ", Code 1946,".

Nielsen of Pottawattamie moved the House concur in the Senate amendment to House File 488.

Motion prevailed.

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:

Ainsworth	Fulk	Loss	Siefkas
Anderson	Gannaway	Lucken	Sloane
Avery	Good	Lynes	Smith of Clayton
Baker	Graham	McEleney	Smith of
Bass	Hansen	McFarlane	Des Moines
Beardsley	Hedin	Mills	Smith of Madison
Bents	Hendrix	Moore	Steinberg
Bloom	Hicklin	Nelson of	Stevens
Bockwoldt	Hinrichs	Buchanan	Strawman
Boothby	Humbert	Nicholas	Tesmer
Brown of Monona	Huston	Nielsen	Utzig
Bryson	Ingalls	Noble	Van Eaton
Burkman	Kester	Norland	Walker
Butler	Kilpatrick	Patrick	Walter of
Datisman	King	Pieper	Marshall
Davis	Klemesrud	Poston	Walter of
De Groot	Knickerbocker	Prange	Pottawattamie
Donohue	Koch	Rankin	Watson
Duffield	Kosek	Redman	Weichman
Duffy	Krall	Robb	Weiss
Eckels	Kruse	Robinson	Wellington
Edwards	Landsness	Saylor	Williams
Fiene	Langland	Schwengel	Wilson
Fimmen	Lawrence	Scott	Mr. Speaker
Frei	Long	Shepard	

The nays were: none.

Absent or not voting, 13:

Beman	Kerr	Nelson of	Reed
Brown of	Lundy	Woodbury	Troeger
Mahaska	Morrissey	Olson	Turner
Fletcher	Neal	Putney	

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

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced that the Chief Clerk was called to attend the funeral of his brother in Lindsborg, Kansas.

On behalf of the members of the House, officers and employees, the Speaker expressed his deepest sympathy to Mr. Gustafson.

AMENDMENTS FILED

Amend House File 521, Section thirty-three, by striking from lines four and five (4 and 5) the following: "twenty-three thousand nine hundred thirty-five dollars (\$23,935.00)" and substituting in lieu thereof the following: "twenty-six thousand nine hundred thirty-five dollars (\$26,935.00)".

Further amend said section by striking from line sixteen (16) the figures: "3,435.00" and inserting in lieu thereof the figures: "6,435.00".

Further amend said section by striking the figures "6,435.00" from line seventeen (17) and inserting in lieu thereof the figures: "9,435.00"

Further amend said section by striking from line twenty-one (21) the figures "23,935.00" and substituting in lieu thereof the figures "26,935.00".

BROWN of Monona.

Amend House File 521 by striking the figures \$3,500.00 in line seven (7) section thirty-three (33) and inserting in lieu thereof the following: \$3,600.00.

Further amend House File 521 by striking in line nine (9) the figures \$14,000.00 and inserting in lieu thereof the following: \$13,900.00.

Further amend House File 521 by striking the figures \$3,435.00 in line sixteen (16) and inserting in lieu thereof the following: \$6,435.00.

Further amend House File 521 Section thirty-three (33) line seventeen (17) by striking the figures \$6,435.00 and inserting in lieu thereof the following: \$9,435.00.

Further amend House File 521, section thirty-three (33) by striking from line twenty-one (21) the figures \$23,935.00 and inserting in lieu thereof the following: \$26,935.00.

WEICHMAN of Benton.

Amend House File 490 by striking therefrom all of sections ten (10) and eleven (11) and by inserting in lieu thereof the following:

"Sec. 10. The board of supervisors shall fix the annual salary of the first deputy assessor appointed pursuant to the provisions of section 2 of Senate File 46, Acts of the Fifty-second General Assembly, and who is in charge of the assessment of property directly under the county auditor, at the same salary paid the county auditor in his respective county. The board of supervisors shall fix the salary of each additional deputy county assessor at the same salary paid the first deputy county auditor in his respective county.

"Sec. 11. Until such time as a city assessor is qualified under the provisions of Senate File 46, Acts of the Fifty-second General Assembly, the compensation of city assessors and deputies shall be as follows:

"1. In cities of the first class having a population of more than twenty-five thousand and less than forty thousand the compensation of the assessor shall be twenty-four hundred dollars per annum, in cities of the first class having a population of more than forty thousand and less than forty-five thousand the compensation of the assessor shall be thirty-two hundred dollars per annum, and in those of less population

not more than twenty-four hundred dollars per annum, or not less than seven dollars per day for the time actually employed, to be fixed by the board of supervisors; and that of the deputies not more than seven dollars nor less than five dollars per calendar day, Sunday excepted, for the time actually employed, to be fixed by the board of supervisors.

"2. In cities of the commission form of government having a population of more than twenty-five thousand and less than forty-five thousand the compensation of the head deputy assessor shall be two thousand dollars.

"3. In cities of the first class having a population of more than forty-five thousand and less than sixty thousand, the compensation of the assessor shall be thirty-eight hundred dollars per year.

"4. In cities under the commission form of government having a population of more than forty-five thousand and less than sixty thousand, and in cities acting under special charter having a population of more than forty-five thousand and less than sixty thousand the board of supervisors shall fix the compensation of the assessor at thirty-two hundred dollars per annum, and the compensation of not more than two head deputy assessors at twenty-four hundred dollars per annum.

"5. In cities under the commission form of government having a population of more than sixty thousand and less than one hundred twenty-five thousand the board of supervisors shall fix the compensation of the assessor at forty-eight hundred dollars per annum and the compensation of the two head deputy assessors at thirty-two hundred dollars per annum and the compensation of one additional full time deputy at twenty-four hundred dollars per annum."

DONOHUE of Cedar.

Amend House File 206 by inserting as Section 1 thereof the following:

"Section 1. Section four hundred and twenty six point two (426.2), Code 1946, is hereby amended by striking the period at the end thereof, and substituting a semi-colon (;), and by adding thereto the following:

"provided, however, that any land laid off or platted into lots of less than ten acres belonging to and a part of other lands of more than ten acres and in good faith used for agricultural or horticultural purposes shall be entitled to the benefits of this Act, as amended."

Amend House File 206 by renumbering the sections thereof accordingly.

Further amend House File 206 by striking section 3 thereof and by substituting the following:

"Section 4. Section four hundred and twenty six point six (426.6), Code 1946, is amended by striking the words and figures "October 15", and by substituting therefor the words and figures "August 1"; and by striking the words, "on which there has been made an allowance for" in lines four (4) and five (5) and substituting therefor the words "which are entitled to", and by striking the word "allowed" in line thirteen (13) and inserting in line fourteen (14) after the word "lands" the words "entitled to credit hereunder"; and by adding at the end thereof the following:

"In the event the county auditor denies a credit upon any such lands, he shall immediately mail to the owner at his last known address notice

of his decision thereon. The owner may, within thirty days thereafter, appeal to the Board of Supervisors of the County wherein the land involved is situated by serving notice of said appeal upon the chairman of said Board. The Board shall hear such appeal promptly and shall determine anew all questions involved in said appeal and shall within ten (10) days after such hearing, mail to the owner at his last known address, notice of its decision. In the event of the disallowance the owner may, within twenty (20) days from the date such notice is mailed, appeal such 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. The decision of the district court thereon shall be final."

Amend the title to House File 206 by inserting after the word "amend" in line three (3) thereof the words and figures "section four hundred twenty six point two (426.2), and".

STRAWMAN of Jones.

Amend Senate File 147 by adding in line 6 of section 5 on page 2 after the comma following the word "chiropractic", the words "or other legal remedial care and treatment."

SLOANE of Polk.

Amend section 17 of House File 521, line 17, by striking the figures "1,000,000.00" and substituting in lieu thereof the figures "2,000,000.00".

SIEKAS of Clarke.

Amend House File 521 by striking from line nine (9) of section six (6) the figures "7,136.00" and inserting in lieu thereof the figures "7,766.00".

Further amend said section by striking from line thirteen (13) the figures "11,336.00" and inserting in lieu thereof the figures "11,966.00".

STEINBERG of Story.

Amend House File 490 by inserting after the word "dollars" in line ten (10) of section one (1) the following:

"except in those counties now having or which may hereafter have a population in excess of sixty thousand (60,000), with boards not exceeding three (3) members in number, these county supervisors shall each receive an annual salary of thirty-five hundred dollars (\$3,500),"

DUFFY of Dubuque.

KOSEK of Linn.

UTZIG of Dubuque.

KNICKERBOCKER of Linn.

Amend the amendment to House File 262 by Nelson of Woodbury filed April 1, 1947, by striking the period (.) after the word "health" in line eleven (11) of said amendment and adding the following: "provided, however, nothing herein contained shall deny the county township trustees the right and privilege of withdrawing from the above referred to agreement with the board of supervisors. Said withdrawal shall be made effective upon the passage of a resolution by the township board

of trustees at a regular meeting and by a majority vote, a copy of which said resolution shall be forthwith delivered to the board of supervisors with a duly prepared notice that said withdrawal shall be effective ninety (90) days after the filing of said resolution to the board of supervisors."

NELSON of Woodbury.

Amend House File 521, section five (5), line eight (8), by striking "\$3600.00" and substituting in lieu thereof "\$4000.00".

LAWRENCE of Wapello.

Amend Senate File 160 by adding thereto the following:

Sec. 2. Section two hundred ninety-seven point three (297.3), Code 1946, is hereby amended by striking from the sixth line thereof the word "five" and inserting in lieu thereof the word "thirty" and by inserting immediately following the word "playground" in the sixth line of said section the following: "stadium or field house,".

TROEGER of Wapello.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m. Thursday, April 3, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 3, 1947.

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

Prayer was offered by the Reverend Lloyd Latta, pastor of the Methodist church of Osceola, Iowa.

Journal of April 2 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Brown of Mahaska on request of Morrissey of Jasper; Graham of Audubon on request of Troeger of Wapello; Neal of Dallas on request of Walter of Pottawattamie.

PRESENTATION OF VISITORS

Pieper of Allamakee rose under the question of personal privilege and extended the best wishes of the House members to Bloom of Webster on the occasion of her birthday. Burkman of Polk led the House in song.

Morrissey of Jasper rose under the question of personal privilege and extended the best wishes of the House members to Shirley Kuester on the occasion of her birthday. Burkman of Polk led the House in song.

Kosek of Linn presented to the House, his wife, Mrs. Ernest Kosek; his two daughters, Karen, aged four and Ann Jeanette, aged six and a half; the children's greatgrandmother, Mrs. Anna Tomas; his brother, Frank Kosek and nephews Paul and Stanley Kosek.

Steinberg of Story presented to the House, twenty-three students from the Colo Consolidated school and their teacher, Helen Christensen.

Saylor of Decatur introduced to the House the Reverend Elmer Baker, pastor of the the Christian church of Van Wert, Iowa.

Smith of Des Moines introduced to the House, his wife, Mrs. Walden T. Smith.

Weiss of Crawford presented to the House, twenty students of the Manilla Senior High school and their superintendent, R. L. Thistlewaite and teacher, Vera Karstens.

Kester of Ringgold, in the absence of Neal of Dallas, presented to the House, thirty-three members of the Adel High school class in American government and their teacher, Winfred Bly.

Sayler of Decatur presented to the House, Elmer Baker, Drake bible student and war veteran.

PETITIONS

Hinrichs of Iowa presented a petition from the Equitable Life Assurance Society agency at Cedar Rapids urging support of House File 238.

Referred to committee on insurance.

Weiss of Crawford presented a petition signed by twelve citizens of Dow City urging support of Senate Files 222 and 334 and House Files 248 and 447, and opposing passage of Senate File 211.

Referred to committee on liquor control.

Walter of Pottawattamie presented a petition signed by twenty-seven residents of Polk county urging that Senate Files 222 and 334 be brought out and voted on.

Referred to committee on liquor control.

Koch of Palo Alto presented a petition signed by twenty-four members of the official board of the Methodist church at Graettinger urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Stevens of Greene presented a petition signed by eighty-four residents of Jefferson urging support of Senate File 265.

Referred to committee on liquor control.

Walter of Pottawattamie presented a petition signed by nine state highway commission employees of Howard county urging that House Files 138, 353 and 359 be brought out on the floor.

Referred to committee on social security.

Walter of Pottawattamie presented petitions signed by forty

members of the First Christian church at Keokuk, twenty-nine members of the Evangelical United Brethren Church of Collins, eighteen members of the Unity Presbyterian church at Clarksville, twenty-four members of the Free Methodist church at Mason City, twenty members of the Methodist church at Kellerton, seventeen members of the Church of the Nazarene at Ft. Dodge, twenty-three members of the Methodist church at Conrad, twenty-four members of the Baptist church at Fremont, thirty-four members of the Methodist church at Coin, and twenty-nine members of the Salem Friends church at Salem, all urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

Walter of Potawattamie presented petitions signed by thirty-six residents of Waterloo, eleven residents of Packwood, forty-six residents of Mt. Pleasant, twenty residents of Tama, twenty-six residents of Peterson, twelve residents of Alden, twenty-three residents of Epworth, sixty-six residents of Clarinda, sixteen residents of Greenville and Spencer, sixteen residents of Monmouth and vicinity, twenty residents of Paton, fifty-seven residents of Nashua, forty-one residents of Cherokee, twenty-four residents of Chillicothe, twenty-eight residents of Allerton, thirty-nine residents of George, seventeen residents of Waverly, sixteen residents of Dow City and vicinity, and twenty residents of Mt. Vernon and vicinity, all urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of reports of committees on Senate File 460, under Rule 72.

CONSIDERATION OF SENATE AMENDMENTS

House File 328, a bill for an act to amend chapter one hundred ninety-two (192), Code 1946, relating to the sale of milk and cream, with Senate amendments, was taken up for consideration and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE 328

Amend House File 328 as follows:

1. By adding after section 1 thereof the following:

"Sec. 2. Amend section one hundred ninety-two point six (192.6),

Code 1946, by striking from lines seven (7), eight (8), nine (9) and ten (10) the following: 'except that pasteurization shall not be required when ice cream, skimmed milk, or buttermilk is made from cream or milk' and inserting in lieu thereof the following: 'and in addition cream or milk used shall be.'

2. Further amend by renumbering the remaining sections.

3. Further amend by striking the period (.) after the word "chapter" in line 7 of section 1 and inserting in lieu thereof the following: ", except that Grade A raw milk need not be pasteurized."

4. By adding thereto the following new sections:

(1) "Grade A raw milk is milk the bacterial count of which does not exceed 50,000 bacteria per milliliter, standard plate count, as determined by the logarithmic averages of four consecutive tests of milk samples taken on separate days.

(2) "Grade A pasteurized milk is milk which has been pasteurized, cooled and bottled in a plant approved by the Secretary of Agriculture, the bacterial count of which at no time after pasteurization and until delivery exceeds 30,000 bacteria per milliliter, standard plate count, as determined by the logarithmic averages of four consecutive tests of milk samples taken on separate days.

(3) "The Secretary of Agriculture may by regulation promulgate production standards for pasteurized milk and Grade A raw milk, which shall conform to federal standards.

(4) "Nothing in this section shall be construed to mean compulsory grading of milk; such grades shall apply only to pasteurized and raw milk on which the grade is declared on the label."

5. By striking from line 2 of section 2 the words "January 1" and inserting in lieu thereof the words "April 15".

Redman of Sac moved the House concur in the Senate amendments to House File 328.

Motion prevailed and the House concurred in Senate amendments.

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, 83:

Ainsworth	Duffield	Hendrix	Landsness
Anderson	Duffy	Hicklin	Langland
Avery	Eckels	Humbert	Lawrence
Baker	Edwards	Huston	Lundy
Beardsley	Fimmen	Ingalls	Lynes
Bockwoldt	Fletcher	Kester	McEleney
Boothby	Frej	Klemesrud	McFarlane
Burkman	Fulk	Knickerbocker	Mills
Butler	Gannaway	Koch	Moore
Datisman	Good	Kosek	Morrissey
Davis	Hansen	Krall	Nelson of
De Groot	Hedin	Kruse	Buchanan

Nicholas	Robb	Steinberg	Walter of
Nielsen	Robinson	Strawman	Pottawattamie
Noble	Schwengel	Tesmer	Watson
Norland	Scott	Troeger	Weichman
Olson	Shepard	Turner	Weiss
Pieper	Sloane	Utzig	Wellington
Poston	Smith of Clayton	Van Eaton	Williams
Prange	Smith of	Walker	Wilson
Rankin	Des Moines	Walter of	Mr. Speaker
Redman	Smith of Madison	Marshall	

The nays were, 9:

Beman	Hinrichs	Loss	Putney
Bents	King	Lucken	Reed
Brown of Monona			

Absent or not voting, 16:

Bass	Donohue	Long	Patrick
Bloom	Fiene	Neal	Saylor
Brown of	Graham	Nelson of	Siefkas
Mahaska	Kerr	Woodbury	Stevens
Bryson	Kilpatrick		

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 amending section four hundred twenty-eight point ten (428.10), Code 1946, by removing grain dealers from the provisions thereof and by enacting a new section imposing an excise tax on the handling of grain and exempting grain subject to such excise from general property taxes, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 178

Amend House File 178 by striking from section 2 all of sub-paragraph 8.

Moore of Butler moved the House concur in the Senate amendment to House File 178.

Motion prevailed and the House concurred in Senate amendment.

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, 92:

Ainsworth	Beardsley	Bockwoldt	Datisman
Anderson	Beman	Boothby	Davis
Avery	Bents	Burkman	De Groot
Baker	Bloom	Butler	Donohue

Duffield	Klemesrud	Nelson of	Smith of Clayton
Duffy	Koch	Woodbury	Smith of Madison
Eckels	Kosek	Noble	Steinberg
Edwards	Krall	Norland	Stevens
Fiene	Kruse	Olson	Strawman
Fimmen	Landsness	Patrick	Tesmer
Fletcher	Langland	Pieper	Troeger
Frei	Lawrence	Poston	Turner
Fulk	Loss	Prange	Utzig
Gannaway	Lucken	Putney	Walker
Good	Lundy	Rankin	Walter of
Hansen	Lynes	Redman	Marshall
Hedin	McEleney	Reed	Walter of
Hendrix	McFarlane	Robinson	Pottawattamie
Hicklin	Mills	Saylor	Watson
Hinrichs	Moore	Schwengel	Weichman
Huston	Morrissey	Scott	Weiss
Ingalls	Nelson of	Shepard	Wellington
Kester	Buchanan	Siefkas	Williams
King		Sloane	Wilson
			Mr. Speaker

The nays were: none.

Absent or not voting, 16:

Bass	Graham	Long	Robb
Brown of	Humbert	Neal	Smith of
Mahaska	Kerr	Nicholas	Des Moines
Brown of Monona	Kilpatrick	Nielsen	Van Eaton
Bryson	Knickerbocker		

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

House File 234, a bill for an act to amend chapter three hundred sixty-eight (368), Code 1946, relating to the authorization of cities and towns, including special charter cities, to establish rules and fees for the storage, collection and disposal of garbage and other rubbish in sanitary districts, with Senate amendments, was taken up for consideration and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE 234

1. Amend House File 234 by striking all of section 1 after the period (.) in line 12.
2. Further amend by striking from lines 4 and 5 of section 1 the following: "including special charter cities."
3. Further amend by striking from line 4 of section 1 the word "Any" and inserting in lieu thereof the following: "In lieu of the tax levy authorized by subsection sixteen (16) of section four hundred four point five (404.5), Code 1946, any".
4. Further amend by striking from line eleven (11) of section one (1) the word "they".
5. Further amend by striking from line 1 of the title the following:

"Chapter three hundred sixty-eight (368)" and inserting in lieu thereof the following: "section three hundred sixty-eight point nine (368.9)".

6. Further amend House File 234 by striking all of section 2.

Van Eaton of Woodbury moved the House concur in the Senate amendment to House File 234.

Motion prevailed and the House concurred in Senate amendment.

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, 92:

Ainsworth	Gannaway	McEleney	Scott
Anderson	Good	McFarlane	Shepard
Avery	Hedin	Mills	Siefkas
Baker	Hendrix	Moore	Sloane
Beardsley	Hicklin	Morrissey	Smith of Clayton
Beman	Hinrichs	Nelson of	Smith of
Bents	Humbert	Buchanan	Des Moines
Bloom	Huston	Nelson of	Stevens
Bockwoldt	Kester	Woodbury	Strawman
Boothby	King	Nielsen	Tesmer
Brown of Monona	Klemesrud	Noble	Troeger
Datisman	Knickerbocker	Norland	Turner
Davis	Koch	Olson	Utzig
De Groot	Kosek	Patrick	Van Eaton
Donohue	Krall	Pieper	Walker
Duffield	Kruse	Poston	Walter of
Duffy	Landsness	Prange	Marshall
Eckels	Langland	Putney	Watson
Edwards	Lawrence	Rankin	Weichman
Fiene	Long	Redman	Weiss
Fimmen	Loss	Robb	Wellington
Fletcher	Lucken	Robinson	Williams
Frei	Lundy	Saylor	Wilson
Fulk	Lynes	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 16:

Bass	Butler	Kilpatrick	Smith of Madison
Brown of	Graham	Neal	Steinberg
Mahaska	Hansen	Nicholas	Walter of
Bryson	Ingalls	Reed	Pottawattamie
Burkman	Kerr		

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

House File 419, a bill for an act to prohibit the manufacture, sale or possession of any token, slug or false coin or use thereof in the operation of any parking meter, vending machine, coin-box telephone or other lawful receptacle or device, and providing

a penalty therefor, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 419

Amend House File 419 by striking from section 3, lines 12 to 29, inclusive.

Prange of Marion moved the House concur in the Senate amendment to House File 419.

Motion prevailed and the House concurred in Senate amendment.

Prange 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, 94:

Ainsworth	Gannaway	Lynes	Schwengel
Anderson	Good	McEleney	Scott
Avery	Hansen	McFarlane	Shepard
Baker	Hedin	Mills	Siefkas
Beardsley	Hendrix	Morrissey	Sloane
Beman	Hicklin	Nelson of Buchanan	Smith of Clayton
Bents	Hinrichs	Nelson of Woodbury	Steinberg
Bloom	Humbert	Nicholas	Stevens
Bockwoldt	Huston	Noble	Strawman
Boothby	Ingalls	Norland	Tesmer
Brown of Monona	Kester	Olson	Troeger
Burkman	King	Patrick	Turner
Butler	Klemesrud	Pieper	Utzig
Datisman	Knickerbocker	Poston	Walter of Marshall
Davis	Koch	Prange	Walter of Pottawattamie
De Groote	Kosek	Putney	Watson
Donohue	Krall	Rankin	Weichman
Duffield	Kruse	Redman	Weiss
Eckels	Landsness	Reed	Wellington
Edwards	Langland	Robb	Williams
Fiene	Lawrence	Robinson	Wilson
Fimmen	Long	Saylor	Mr. Speaker
Fletcher	Loss		
Frei	Lucken		
Fulk	Lundy		

The nays were: none.

Absent or not voting, 14:

Bass	Duffy	Moore	Smith of Madison
Brown of Mahaska	Graham	Neal	Van Eaton
Bryson	Kerr	Nielsen	Walker
	Kilpatrick	Smith of Des Moines	

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 53, a bill for an act relating to weeds.

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

Senate Concurrent Resolution 22, relating to the amendment of the Internal Revenue Code of the United States.

Also: That the President of the Senate has appointed as members of a conference committee on the part of the Senate on Senate File 412 the following: Senators Schluter, Rockhill, Doud and Leo.

Also: That the Senate has refused to concur in House amendment to Senate File 144, a bill for an act relating to veterans' preference in public employment under Civil Service.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENT TO HOUSE FILE 53

Amend House File 53 by adding the following as a new section:

"Amend section three hundred seventeen point sixteen (317.16), Code 1946, by adding the following: 'Such charges against the property owner shall include an additional charge of twenty-five (25) per cent of actual weed eradication to cover costs of supervision and administration.'"

CONSIDERATION OF SENATE MESSAGE

Senate File 144, a bill for an act to amend section three hundred sixty-five point ten (365.10), Code 1946, relating to veterans' preference in public employment under Civil Service, with House amendment, in which the Senate refused to concur, was taken up and the amendment read and considered.

HOUSE AMENDMENT TO SENATE FILE 144

Amend Senate File 144 by striking all of section one (1) after the word "men" in line six (6) thereof and substituting in lieu thereof the following: "and women from the military or naval forces of the United States in any war in which the United States was or is now engaged, including all campaigns and expeditions for which a campaign medal has been authorized by the United States government, who are citizens and residents of this state."

Burkman of Polk moved the House recede from its amendment to Senate File 144.

Motion prevailed and the House recessed in its amendment.

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:

Ainsworth	Gannaway	McFarlane	Sloane
Anderson	Good	Morrissey	Smith of Clayton
Avery	Hansen	Nelson of	Smith of
Baker	Hedin	Buchanan	Des Moines
Beardsley	Hendrix	Nelson of	Smith of Madison
Bents	Hicklin	Woodbury	Steinberg
Bloom	Hinrichs	Nicholas	Stevens
Boothby	Humbert	Nielsen	Strawman
Bockwoldt	Huston	Noble	Tesmer
Brown of Monona	Ingalls	Norland	Troeger
Burkman	Kester	Olson	Turner
Datisman	King	Patrick	Utzig
Butler	Klemesrud	Pieper	Walker
Davis	Knickerbocker	Prange	Walter of
De Groot	Koch	Poston	Marshall
Donohue	Kosek	Putney	Walter of
Duffield	Krall	Rankin	Pottawattamie
Duffy	Kruse	Redman	Watson
Eckels	Landsness	Reed	Weichman
Edwards	Lawrence	Robinson	Weiss
Fiene	Loss	Schwengel	Wellington
Fimmen	Lucken	Scott	Williams
Fletcher	Lundy	Shepard	Wilson
Frei	Lynes	Siefkas	Mr. Speaker
Fulk	McEleney		

The nays were: none.

Absent or not voting, 15:

Bass	Bryson	Langland	Neal
Beman	Graham	Long	Robb
Brown of	Kerr	Mills	Saylor
Mahaska	Kilpatrick	Moore	Van Eaton

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

CONSIDERATION OF BILLS

House File 521, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, funds for various departments and various divisions thereof, of the state of Iowa, for the purposes provided by law, was taken up for consideration.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend House File five hundred twenty-one (521) by striking \$6,000.00 in line seven (7), section one (1), and inserting in lieu thereof \$7,000.00. Also strike \$42,000.00 in line thirteen (13) and insert in lieu thereof \$43,000.00.

Further amend section one (1) by striking the words and figures "forty-two thousand dollars (\$42,000.00)" in lines four (4) and five (5) and inserting in lieu thereof "forty-three thousand dollars (\$43,000.00)".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 60:

Ainsworth	Frei	Lawrence	Saylor
Anderson	Good	Long	Schwengel
Avery	Hedin	Lundy	Sloane
Baker	Hendrix	McEleney	Smith of Clayton
Bass	Hicklin	McFarlane	Smith of
Bloom	Hinrichs	Mills	Des Moines
Brown of Monona	Humbert	Morrissey	Steinberg
Bryson	Huston	Nelson of	Strawman
Burkman	Kester	Woodbury	Tesmer
Butler	Kilpatrick	Nielsen	Troeger
Davis	King	Olson	Van Eaton
De Groote	Klemesrud	Prange	Walter of
Donohue	Knickerbocker	Putney	Pottawattamie
Duffy	Koch	Rankin	Weiss
Edwards	Kosek	Redman	Wilson
Fimmen	Langland	Reed	

The nays were, 33:

Bents	Hansen	Noble	Turner
Bockwoldt	Ingalls	Norland	Utzig
Boothby	Krall	Pieper	Walter of
Datiman	Kruse	Robb	Marshall
Duffield	Landsness	Shepard	Watson
Eckels	Loss	Siefkas	Weichman
Fletcher	Lucken	Smith of Madison	Wellington
Fulk	Lynes	Stevens	Williams
Gannaway	Moore		

Absent or not voting, 15:

Beardsley	Fiene	Nelson of	Poston
Beman	Graham	Buchanan	Robinson
Brown of	Kerr	Nicholas	Scott
Mahaska	Neal	Patrick	Walker
			Mr. Speaker

Amendment adopted.

Lawrence of Wapello offered the following amendment and moved its adoption:

Amend House File 521, section (5), line eight (8), by striking "\$3600.00" and substituting in lieu thereof "\$4000".

Further amend section five (5), line ten (10) by striking the figure "\$34,400.00" and inserting in lieu thereof the figure "\$34,000.00".

Amendment lost.

Steinberg of Story offered the following amendment and moved its adoption:

Amend House File 521 by striking from line nine (9) of section six (6) the figures "7,136.00" and inserting in lieu thereof the figures "7,766.00".

Further amend said section by striking from line thirteen (13) the figures "11,336.00" and inserting in lieu thereof the figures "11,966.00".

Amendment adopted.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend House File 521 section seven (7) by striking the figures \$4,800.00 and \$14,400.00 in line ten (10) and substituting in lieu thereof the figures \$6,000.00 and \$18,000.00.

Further amend said section by striking the figures \$79,600.00 in line twelve (12) and substituting in lieu thereof the figures \$76,000.00.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 14:

Beardsley	Knickerbocker	Long	Nelson of
Burkman	Kosek	Lundy	Woodbury
De Groote	Krall	McEleney	Schwengel
Hinrichs	Lawrence		Sloane

The nays were, 76:

Ainsworth	Fulk	McFarlane	Smith of Madison
Anderson	Gannaway	Mills	Steinberg
Avery	Good	Nelson of	Stevens
Baker	Hansen	Buchanan	Strawman
Bass	Hendrix	Nielsen	Tesmer
Beman	Hicklin	Noble	Turner
Bents	Humbert	Norland	Utzig
Bockwoldt	Huston	Olson	Van Eaton
Boothby	Ingalls	Patrick	Walker
Bryson	Kester	Pieper	Walter of
Butler	Kilpatrick	Putney	Marshall
Datisman	King	Redman	Walter of
Davis	Klemesrud	Reed	Pottawattamie
Donohue	Koch	Robb	Watson
Duffield	Kruse	Saylor	Weichman
Eckels	Landsness	Scott	Weiss
Edwards	Langland	Shepard	Wellington
Fiene	Loss	Siefkas	Williams
Fletcher	Lucken	Smith of Clayton	Wilson
Frei	Lynes	Smith of	
		Des Moines	

Absent or not voting, 18:

Bloom	Fimmen	Morrissey	Rankin
Brown of	Graham	Neal	Robinson
Mahaska	Hedin	Nicholas	Troeger
Brown of Monona	Kerr	Poston	Mr. Speaker
Duffy	Moore	Prange	

Amendment lost.

Steinberg of Story offered the following amendment and moved its adoption:

Amend House File 521, section sixteen (16), by adding thereto the following line: "22½ general office communications and supplies
.....2,500.00".

Further amend section sixteen (16), line twenty-three (23), by striking the figure "90,000.00" and inserting in lieu thereof the figure "87,500.00".

Further amend line twenty-five (25) by striking the word "revolving".

Amendment adopted.

Noble of Harrison offered the following amendment and moved its adoption:

Amend section seven (7), line twelve (12), by striking the figure "79,600.00" and inserting in lieu thereof the figure "79,000.00".

Amendment lost.

Siefkas of Clarke offered the following amendment and moved its adoption:

Amend section seventeen (17) by striking the following from lines five (5) and six (6): "three million six hundred twenty-five thousand dollars (\$3,625,000.00)" and substituting in lieu thereof the following: "four million six hundred twenty-five thousand dollars (\$4,625,000.00)".

Utzig of Dubuque moved the previous question on the Siefkas amendment.

Motion prevailed.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

Rule 18 invoked, requiring all members present to vote.

The ayes were, 35:

Anderson	Knickerbocker	Poston	Smith of Clayton
Beardsley	Kosek	Reed	Smith of
Bloom	Kruse	Robinson	Des Moines
Burkman	Langland	Saylor	Troeger
Edwards	Lundy	Schwengel	Turner
Fimmen	McEleney	Scott	Walter of
Gannaway	Mills	Shepard	Pottawattamie
Kester	Morrissey	Siefkas	Weiss
Kilpatrick	Noble	Sloane	Williams
King			

The nays were, 64:

Ainsworth	Fiene	Long	Rankin
Avery	Fletcher	Loss	Redman
Baker	Frei	Lucken	Robb
Bass	Fulk	Lynes	Smith of Madison
Beman	Good	McFarlane	Steinberg
Bockwoldt	Hansen	Moore	Stevens
Boothby	Hedin	Nelson of	Strawman
Brown of Monona	Hendrix	Buchanan	Tesmer
Bryson	Hicklin	Nelson of	Utzig
Butler	Hinrichs	Woodbury	Van Eaton
Datisman	Huston	Nicholas	Walker
Davis	Ingalls	Nielsen	Walter of
De Groote	Klemesrud	Norland	Marshall
Donohue	Koch	Olson	Watson
Duffield	Krall	Patrick	Weichman
Duffy	Landsness	Pieper	Wilson
Eckels	Lawrence	Prange	

Absent or not voting, 9:

Bents	Graham	Neal	Wellington
Brown of	Humbert	Putney	Mr. Speaker
Mahaska	Kerr		

Amendment lost.

On motion by McFarlane of Black Hawk, the House recessed until 1:30 p.m. today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Humbert of Adams on request of Butler of Pocahontas; Reed of Jefferson on request of Hendrix of Muscatine.

PRESENTATION OF VISITORS

Troeger of Wapello introduced to the House his wife, Mrs. Paul Troeger, and daughter and son, Ruth and Richard Troeger.

HOUSE FILE 244 WITHDRAWN

Anderson of Henry asked and obtained unanimous consent to withdraw House File 244 from further consideration of the House.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 22

Nicholas of Cerro Gordo asked and obtained unanimous consent for the immediate consideration of the following Senate Concurrent Resolution and moved its adoption.

SENATE CONCURRENT RESOLUTION 22

Whereas, The Internal Revenue Code of the United States, as construed and administered by the Internal Revenue Bureau, permits married residents of eight States to split their income for income tax purposes because of the existence of the community property concept in such States, and

Whereas, Married residents in all other States are not so permitted to split their income, and

Whereas, The use of this legal fiction or rule of law, known as the community property law, results in discrimination against the married residents of Iowa and all other similar non-community property States, and requires such residents to bear an unjust proportion of the Federal Tax burden, and

Whereas, In connection with the adoption of the Revenue Act of 1947, the Congress of the United States is now considering various proposals to eliminate this unjust and unfair discrimination, and

Whereas, It is the consensus of opinion of this General Assembly and of the people of Iowa that the Internal Revenue Code of the United States should be amended so as to permit a husband and wife residing in non-community property States, including Iowa, to split their income for income tax purposes upon the same basis as is employed in community property States, irrespective of the sources of the income, now, therefore,

Be It Resolved by the Senate, the House Concurring:

That the Fifty-second General Assembly of the State of Iowa respectfully represents to the Congress of the United States that it is the opinion of the people of Iowa, as well as the opinion of this Assembly, that the Internal Revenue Code of the United States should be revised and amended so as to permit a husband and wife, residents of Iowa or of any of the other non-community property States, to split their income, and thereby eliminate the unfair and unjust discrimination now existing in favor of the married residents of States having the community property concept;

That our Senators and Representatives in Congress are requested to exert their efforts to secure such a revision of the Internal Revenue Code;

That the Congress of the United States is respectfully requested to so revise the Internal Revenue Code of the United States;

That copies of this Concurrent Resolution be forwarded by the Secretary of State to the President of the United States, to the President Pro Tempore of the United States Senate, to 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.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

The House resumed consideration of House File 521, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949,

funds for various departments and various divisions thereof, of the state of Iowa, for the purposes provided by law.

Olson of Mitchell and Watson of O'Brien offered the following amendment and moved its adoption:

Amend section fourteen (14) of House File 521, lines thirty (30), thirty seven (37), fifty (50), fifty nine (59), and sixty four (64), by striking the figures "5000" and substituting in lieu thereof the figures "7500" and in line seventy two (72), by striking the figure "517,610.00" and substituting in lieu thereof the figure "530,110"

Further amend section fourteen (14), lines four (4), five (5) and six (6) by striking the following "five hundred seventeen thousand six hundred ten dollars (\$517,610.00)" and substituting in lieu thereof the words and figures "five hundred thirty thousand one hundred ten dollars (\$530,110.00)"

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 79:

Anderson	Hendrix	Mills	Siefkas
Avery	Hicklin	Morrissey	Sloane
Baker	Hinrichs	Nelson of	Smith of Clayton
Bass	Huston	Buchanan	Steinberg
Beardsley	Kester	Nelson of	Stevens
Beman	Kilpatrick	Woodbury	Strawman
Bloom	Klemesrud	Nicholas	Tesmer
Bockwoldt	King	Nielsen	Troeger
Boothby	Knickerbocker	Noble	Turner
Brown of Monona	Koch	Norland	Van Eaton
Bryson	Kosek	Olson	Walker
Burkman	Krall	Patrick	Walter of
Davis	Kruse	Poston	Marshall
Eckels	Landsness	Prange	Walter of
Fiene	Langland	Putney	Pottawattamie
Fimmen	Loss	Rankin	Watson
Fletcher	Lucken	Redman	Weichman
Frei	Lundy	Robb	Weiss
Fulk	Lynes	Saylor	Williams
Gannaway	McFarlane	Schwengel	Wilson
Good	McEleney	Shepard	

The nays were, 9:

Ainsworth	Duffield	Pieper	Scott
Butler	Lawrence	Robinson	Smith of Madison
Donohue			

Absent or not voting, 20:

Bents	Edwards	Kerr	Smith of
Brown of	Graham	Long	Des Moines
Mahaska	Hansen	Moore	Utzig
Datisman	Hedin	Neal	Wellington
De Groote	Humbert	Reed	Mr. Speaker
Duffy	Ingalls		

Amendment adopted.

Bass of Montgomery offered the following amendment and moved its adoption:

Amend House File 521, section fourteen (14), line sixty-two (62) by striking the figure "20,000.00" and inserting in lieu thereof the figure "31,600.00".

Troeger of Wapello moved the previous question on the Bass amendment.

Motion prevailed.

Amendment adopted.

Ainsworth of Dickinson offered the following amendment and moved its adoption:

Amend section twenty-five (25), line (29) by striking the figure "45,000.00" and inserting in lieu thereof the figure "55,000.00".

McFarlane of Black Hawk offered the following substitute amendment for the Ainsworth amendment and moved its adoption:

Amend section twenty-five (25), by inserting after the seventh line thereof the following: "For salary of the Curator\$3,600.00."

Further amend by striking the figures "\$45,000.00" in line nine (9) and inserting in lieu thereof the figures \$55,000.00.

Further amend by striking the following from line five (5): "forty-five thousand dollars (\$45,000.00)" and inserting in lieu thereof the following: "fifty-five thousand dollars (\$55,000.00)".

Substitute amendment adopted.

Morrissey of Jasper offered the following amendment and moved its adoption:

Amend House File 521, section 32, by adding after the 7th line thereof the following: "For the salary of the Adjutant General\$6,000.00".

And further amend said section by striking the figures "\$600,000.00" in line nine (9) thereof and inserting in lieu thereof the figures \$594,000".

Amendment adopted.

Donohue of Cedar offered the following amendment and moved its adoption:

Amend section twenty-nine (29) lines ten (10) and eleven (11) by striking the figure "21,300.00" and inserting in lieu thereof the figure "23,819.00".

Amendment adopted.

Long of Clinton offered the following amendment and moved its adoption:

Amend section twenty-seven (27) of House File 521 by striking from line seven (7) of said section the figures "\$6,000.00" and inserting in lieu thereof the figures "\$5,600.00".

Amendment adopted.

Steinberg of Story offered the following amendment and moved its adoption:

Amend section nineteen (19) between lines seven (7) and eight (8) by inserting "Salary of Secretary . . . \$3,250.00"

Further amend line nine (9) by striking the figure "300,000.00" and inserting in lieu thereof the figure "296,750.00".

Amendment adopted.

Steinberg of Story offered the following amendment and moved its adoption:

Amend section thirty-nine (39) line nine (9) by striking the figure "150,000.00" and inserting in lieu thereof the figure "300,000.00".

Amendment adopted.

Bryson of Hardin offered the following amendment and moved its adoption:

Amend House File 521 section forty-one (41) by striking the words and figures "one thousand six hundred twenty (1620)" wherever they appear in this section and substituting in lieu thereof the following: "twenty-five hundred (2500)."

Amendment adopted.

Lundy of Monroe offered the following amendment and moved its adoption:

Amend House File 521 as follows:

1. Amend section seventeen (17), line seventeen (17) by striking the figures "\$1,000,000" and substituting in lieu thereof the figures "\$1,500,000".

2. Further amend by striking the figures "\$3,625,000" in line twenty-five (25) of section seventeen (17) and inserting in lieu thereof the figures "\$4,125,000".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 49:

Anderson	Fimmen	Kester	Krall
Bass	Fulk	Kilpatrick	Kruse
Beardsley	Gannaway	King	Landsness
Bloom	Hendrix	Klemesrud	Langland
Burkman	Hicklin	Knickerbocker	Lundy
Edwards	Huston	Kosek	Mills

Morrissey	Putney	Sloane	Van Eaton
Nelson of Woodbury	Redman	Smith of Clayton	Walter of
Nielsen	Saylor	Smith of Madison	Pottawattamie
Noble	Schwengel	Stevens	Weiss
Poston	Scott	Strawman	Williams
Prange	Shepard	Troeger	Wilson
	Siefkas	Turner	

The nays were, 36:

Ainsworth	De Groote	Loss	Pieper
Avery	Duffield	Lucken	Robb
Baker	Eckels	Lynes	Steinberg
Beman	Piene	McEleney	Tesmer
Bockwoldt	Fletcher	McFarlane	Walker
Boothby	Frei	Nelson of	Walter of
Brown of Monona	Hansen	Buchanan	Marshall
Bryson	Hinrichs	Nicholas	Watson
Butler	Koch	Patrick	Weichman
Davis	Lawrence		

Absent or not voting, 23:

Bents	Graham	Moore	Robinson
Brown of Mahaska	Hedin	Neal	Smith of
Datisman	Humbert	Norland	Des Moines
Donohue	Ingalls	Olson	Utzig
Duffy	Kerr	Rankin	Wellington
Good	Long	Reed	Mr. Speaker

Amendment adopted.

Weichman of Benton offered the following amendment proposed by him and Brown of Monona and moved its adoption:

Amend House File 521, section thirty-three, by striking from lines four and five (4 and 5) the following: "twenty-three thousand nine hundred thirty-five dollars (\$23,935.00)" and substituting in lieu thereof the following: "twenty-six thousand nine hundred thirty-five dollars (\$26,935.00)".

Further amend House File 521 by striking the figures \$3,500.00 in line seven (7) section thirty-three (33) and inserting in lieu thereof the following: \$3,600.00.

Further amend House File 521 by striking in line nine (9) the figures \$14,000.00 and inserting in lieu thereof the following: \$13,900.00.

Further amend said section by striking from line sixteen (16) the figures "3,435.00" and inserting in lieu thereof the figures "6,435.00".

Further amend said section by striking the figures "6,435.00" from line seventeen (17) and inserting in lieu thereof the figures "9,435.00".

Further amend said section by striking from line twenty-one (21) the figures "23,935.00" and substituting in lieu thereof the figures "26,935.00".

Amendment adopted.

Steinberg of Story offered the following blanket amendment to House File 521 and moved its adoption:

Amend House File 521 by correcting the totals to correspond with all of the amendments previously 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, 85:

Ainsworth	Gannaway	Lundy	Siefkas
Anderson	Good	Lynes	Sloane
Avery	Hansen	McEleney	Smith of Clayton
Baker	Hedin	McFarlane	Smith of Madison
Bass	Hendrix	Mills	Steinberg
Beardsley	Hicklin	Morrissey	Stevens
Beman	Hinrichs	Nelson of	Strawman
Bloom	Huston	Woodbury	Tesmer
Bockwoldt	Ingalls	Nicholas	Troeger
Boothby	Kester	Nielsen	Turner
Bryson	Kilpatrick	Noble	Van Eaton
Brown of Monona	King	Patrick	Walker
Burkman	Klemesrud	Poston	Walter of
Butler	Knickerbocker	Prange	Marshall
Davis	Koch	Putney	Walter of
De Groot	Kosek	Rankin	Pottawattamie
Eckels	Krall	Redman	Watson
Edwards	Kruse	Robb	Weichman
Fimmen	Landsness	Saylor	Weiss
Fletcher	Langland	Schwengel	Williams
Frei	Long	Scott	Wilson
Fulk	Lucken	Shepard	Mr. Speaker

The nays were: none.

Absent or not voting, 23:

Bents	Fiene	Neal	Reed
Brown of	Graham	Nelson of	Robinson
Mahaska	Humbert	Buchanan	Smith of
Datman	Kerr	Norland	Des Moines
Donohue	Lawrence	Olson	Utzig
Duffield	Loss	Pieper	Wellington
Duffy	Moore		

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

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House File 107, a bill for an act to provide for the care of tuberculosis patients in public tuberculosis sanatoria.

W. J. SCARBOROUGH, *Secretary.*

CONSIDERATION OF SENATE AMENDMENTS

House File 107, a bill for an act providing for the care of tuberculosis patients in public tuberculosis sanatoria, with Senate amendments, was taken up for consideration and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE 107

Amend House File 107 as follows:

By adding after the word "welfare" in line 20 of section 4 the words "overseers of the poor,".

Further amend section 4 of House File 107 as follows:

By striking from line 3 the word "person" and substituting in lieu thereof the following: "legal resident of Iowa".

Further amend by inserting after the word "sanatorium" in line 9 the following: "as no longer having tuberculosis in a communicable stage".

Further amend by striking all of lines 21 to 35 inclusive and substituting in lieu thereof the following: "of such certificates. Any applicant who is denied a certificate by the county director or social welfare, overseer of the poor or the board of hospital trustees, may apply to a judge of the district court of his county of residence, either in term or on vacation, for a review thereof and hearing thereon which shall be de novo. The district judge shall promptly hear such application and shall render final decision thereon and enter an order accordingly. The director, overseer and board of hospital trustees shall file a copy of such certificates issued by them and the clerk of the court shall file a copy of any order entered by the district judge with the county auditor of the county of legal settlement of the applicant."

Further amend House File 107 by striking Section 5 and substituting in lieu thereof the following:

"Sec. 5. That chapter two hundred fifty-four (254), Code 1946, is amended by adding thereto a new section as follows:

"Any person receiving free treatment under the provisions of this chapter who shall fail or refuse to continue the same until the disease is no longer in a communicable stage, may be ordered rehospitalized, by the District Court of any county in which such person is found, in the same or any other sanatorium until such person no longer has tuberculosis in a communicable stage. Said order shall be issued only after complaint by any local or state health officer to such court and after hearing pursuant to notice to said person as prescribed by said court. Process shall issue to any peace officer for the enforcement of any such order of court."

Tesmer of Black Hawk moved the House concur in Senate amendments to House File 107.

Motion prevailed and the House concurred in Senate amendments.

Tesmer 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, 77:

Ainsworth	Gannaway	Lundy	Shepard
Avery	Good	Lynes	Sloane
Baker	Hansen	McEleney	Smith of Clayton
Bass	Hedin	McFarlane	Smith of Madison
Beman	Hendrix	Mills	Steinberg
Bloom	Hicklin	Morrissey	Stevens
Bockwoldt	Ingalls	Nelson of	Tesmer
Boothby	Kester	Buchanan	Troeger
Bryson	Kilpatrick	Nelson of	Turner
Burkman	King	Woodbury	Walker
Butler	Klemesrud	Nicholas	Walter of
Davis	Knickerbocker	Noble	Marshall
De Groote	Koch	Patrick	Walter of
Donohue	Kosek	Pieper	Pottawattamie
Duffield	Krall	Poston	Watson
Edwards	Kruse	Prange	Weichman
Fiene	Landsness	Putney	Weiss
Fimmen	Langland	Redman	Williams
Fletcher	Long	Robb	Wilson
Frei	Lucken	Saylor	Mr. Speaker
Fulk			

The nays were: none.

Absent or not voting, 31:

Anderson	Graham	Neal	Scott
Beardsley	Hinrichs	Nielsen	Siefkas
Bents	Humbert	Norland	Smith of
Brown of	Huston	Olson	Des Moines
Mahaska	Kerr	Rankin	Strawman
Brown of Monona	Lawrence	Reed	Utzig
Datisman	Loss	Robinson	Van Eaton
Duffy	Moore	Schwengel	Wellington
Eckels			

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

Mills of Adair, 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 Joint-Resolution 10, Senate Files 118, 164, 171, 176, 214, 238, 247, 315, 338, 409, and 428; House Files 178, 179, 228, 234, 328, 383, 485, and 488.

IVAN R. MILLS,

Ranking Member 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 178, 179, 228, 234, 328, 383, 485, and 488; Senate Joint Resolution 10, Senate Files 118, 164, 171, 176, 214, 238, 247, 315, 338, 409, and 428.

BILLS SENT TO THE GOVERNOR

Mills of Adair, 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, 1947, sent to the Governor for his approval: House Files 178, 179, 228, 234, 328, 383, 485, and 488.

IVAN R. MILLS, *Ranking Member.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: March 31, 1947, House Files 256, 291, 342 and 417; April 1, 1947, House File 292; April 2, 1947, House File 302; April 3, and House File 383.

AMENDMENTS FILED

Amend House File 490 by adding thereto the following section:

Amend sec. 340.1, Code 1946, subsection 12, by striking the following words in lines 1, 2 and 3 thereof:

"in counties having two places at which the district court is held, five hundred dollars additional."

SLOANE of Polk.

Amend House File 262 as follows:

1. Amend section one (1) by striking the period (.) at the end of line seven (7) and substituting in lieu thereof a semi-colon (;) and by adding the following: "provided, however, the township trustees in any township may organize as a local board of health for such township."

2. Further amend by striking all of sections two (2), three (3),

four (4), five (5) and six (6), and substituting in lieu thereof the following:

"Sec. 2. Section one hundred thirty-seven point two (137.2), Code 1946, is amended by striking after the word "In" in line seven (7) the following: "counties the members of the board of health shall elect one of their number as chairman and in".

Sec. 3. Section one hundred thirty-seven point three (137.3), Code 1946, is amended by inserting after the word "clerk" in line two (2) the words "or the county auditor".

Sec. 4. Section one hundred thirty-seven point eight (137.8), Code 1946, is amended by inserting before the word "or" in line four (4) the word "county".

Sec. 5. Section one hundred thirty-nine point twenty (139.20), Code 1946, is amended by inserting before the word "mayor" in line four (4) the following: "county auditor,".

Sec. 6. Section one hundred forty point thirty-four (140.34), Code 1946, is amended by inserting before the word "city" in line two (2) the following: "county,".

TESMER of Black Hawk.

Amend Senate File 308 as follows:

Amend line three (3) of section one (1) by inserting the words "United States" after the word "words".

Further amend by adding section two (2) as follows: Amend section thirty-seven point nine (37.9), Code 1946, by striking the word "five" in line five (5) and inserting in lieu thereof the word "seven".

Further amend by adding section three (3) as follows: Amend section thirty-seven point ten (37.10), Code 1946, by striking the word "five" in line fifteen (15) and inserting the word "seven" in lieu thereof.

PIEPER of Allamakee.

On motion by McFarlane of Black Hawk, the House adjourned until 1:00 p.m., Monday, April 7, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 7, 1947.

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

Prayer was offered by the Reverend E. A. Elliott, retired minister of Des Moines.

Journal of April 3rd was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Datisman of Lyon on request of Smith of Clayton; Hansen of Carroll on request of Weiss of Crawford; Edwards of Union on request of Kester of Ringgold.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House the Blue Bird group from Bird school, Des Moines, with their guardian, Mrs. Higgins and assistant guardian, Mrs. C. A. Rodine.

Goode of Boone presented to the House, twenty-seven students from the government class of the Madrid high school and their principal, C. E. Glancy.

Hinrichs of Iowa presented to the House seven 4-H girls and Mrs. L. Neitzel from Marengo.

Hendrix of Muscatine presented to the House, the Honorable B. L. Metcalf, former representative from Muscatine county. Also, the Mayor of Muscatine, Elmo Ferguson.

Huston of Washington presented to the House, the Honorable C. O. Dayton, former representative from Washington county.

Kester of Ringgold presented to the House, his father and mother, Mr. and Mrs. G. E. Kester of Tingley and his sister, Miss Florence Kester of Ames.

Sloane of Polk presented to the House, the girl scout troop 13 of West Des Moines and their teacher, Mrs. H. N. McClintic.

Brown of Mahaska presented to the House, the Honorable Don Graft, former representative from Mahaska county.

PETITIONS

Poston of Wayne presented a petition signed by sixty-one residents of Wayne county urging support of Senate Files 222 and 334 and House Files 248 and 447, and protesting passage of Senate File 211.

Referred to committee on liquor control.

PROOF OF PUBLICATION

Published copy of House File 514 and verified proof of publication of said bill in The Manilla Times on March 3, 1947, 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.

Published copy of House File 522 and verified proof of publication of said bill in the Council Bluffs Nonpareil on April 5, 1947, 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.

HOUSE CONCURRENT RESOLUTION 20

Whereas, It is the accepted policy of these United States that education through twelve (12) grades is a public responsibility, and,

Whereas, It is recognized that equal educational opportunity is not offered under the present system of localized districts, and,

Whereas, The 52nd General Assembly of the state of Iowa, concurring with the general assemblies of various other states, has established a policy of statewide financial responsibility for equal educational opportunity for urban and rural children alike, and,

Whereas, Such steps, as have been taken up to this time, are of a stop gap nature and are neither sound nor workable over a long period of time, and,

Whereas, The future of our primary and secondary education systems depends upon the development of sound financial plans for the future, and,

Whereas, There is now great variation in assessed valuations and school levies in the various townships and counties of the state, many of which are heavily overloaded on the basis of ability to pay, and many of which are not carrying their fair share of the load, and,

Whereas, The Fifty-second General Assembly, working toward a better financial future for the state has passed into law a bill providing for county assessors in the hope that these officials will be better able to equalize assessed valuations and taxation on the basis of ability to pay, and,

Whereas, It will be incumbent upon the 53rd General Assembly when it meets in regular session in 1949 to carry on further the program of better and more equitable school financing which has been advanced in the current session, now, therefore,

Be It Resolved by the House, the Senate Concurring: That the retrenchment and reform committee be and is hereby directed to make such study during the ensuing interim as may be necessary to determine the feasibility of achieving complete equality of taxation and educational opportunity for all children by:

- a. Complete abandonment of all local school taxation,
- b. Spreading of a uniform state school levy over all property at a rate of approximately twenty-five (25) mills for all urban property and farm buildings and fifteen (15) mills on all agricultural lands of more than ten (10) acres,
- c. Allocation from the state general fund of sufficient funds to supplement that proposed in sub-paragraph b to cover the cost of all primary and secondary education in the state,
- d. Distribution of the fund provided in paragraphs b and c at the state average per pupil cost on an average daily attendance basis plus transportation costs and such supplemental aid as may be necessary until all schools are brought to an efficient level of operation.

Be It Further Resolved: That the said retrenchment and reform committee be and is hereby empowered to hold such hearings and to call such witnesses as shall be able to shed light on the aforementioned proposal.

Be It Further Resolved: That the said retrenchment and reform committee shall prepare such recommendations as shall be fitting and proper in connection with its findings both as to the execution and administrations of such plans, and prepare for consideration of the Fifty-third General Assembly such bills as may be necessary for the implementation of such proposals as it shall make.

Laid over under Rule 34.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 21

Prange of Marion asked and obtained unanimous consent for the immediate consideration of the following House Concurrent Resolution:

HOUSE CONCURRENT RESOLUTION 21

Whereas, House File 419, a bill for an act to prohibit the manufacture, sale or possession of any token, slug or false coin or use thereof in operation of any lawful receptacle or device and providing penalty therefor, has been passed by both Houses of the Fifty-second General Assembly and is now in the office of the Governor for his approval or disapproval; and,

Whereas, It has been found that certain corrections should be made to said bill; now, therefore

Be It Resolved by the House, the Senate Concurring: That House File 419 be recalled from the Governor for further consideration.

Prange of Marion moved its adoption.

Motion prevailed and the resolution was adopted.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House file 355.

INTRODUCTION OF BILLS

House File 526, by committee on appropriations, a bill for an act to provide for the transfer of funds in the state sinking fund for public deposit, created in chapter four hundred fifty-four (454), Code 1946, and the transfer of such funds therefrom creates a general contingent fund for the ensuing biennium and providing for the administration of said fund.

Read first time and passed on file.

House File 525, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the cosmetology examiners for operating deficiency to June 30, 1947.

Read first time and passed on file.

HOUSE FILE 488 RECALLED FROM THE GOVERNOR

Nielsen of Pottawattamie asked and obtained unanimous consent to recall House File 488 from the Governor for 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 Senate was asked:

House File 218, a bill for an act relating to salaries of officials and employees of institutions under the supervision of the board of control.

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 the pay of women inspectors at state hospitals for insane.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 298, a bill for an act to establish the salary of the insurance commissioner.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 262, a bill for an act relating to compensation of councilmen in cities and towns.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 236, a bill for an act relating to compensation of inheritance tax appraisers.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 235, a bill for an act relating to the beef cattle producer's association.

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 relating to the compensation and expenses of members of county commission of insanity.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 76, a bill for an act relating to the appointment and compensation of probation officers in the juvenile court.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 72, a bill for an act relating to salaries of municipal court employees.

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 to legalize the election and proceedings of Manilla, Iowa, town council and officials in calling a special election March 18, 1946.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 437, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Marshall County, Iowa.

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 to legalize expenditures heretofore made by boards of supervisors and cities or towns for establishment of information centers for returned veterans.

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 to legalize payments made by counties to institutions and contracts between counties and institutions for the care and support of neglected, dependent, children where such payments exceed eighteen dollars per month for each such child.

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 coal mines and mining by setting compensation of board of examiners.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 322, a bill for an act to authorize the Iowa Treasurer to disburse National Forest funds belonging to certain counties in Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 239, a bill for an act to legalize the renewal of Articles of Incorporation of the Dubuque boat and boiler company.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 221, a bill for an act relating to fee for operator's licenses.

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

House File 515, a bill for an act to legalize the proceedings authorizing payment of expenditures made by the city of Cedar Rapids, Iowa, for veterans housing.

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

House File 492, a bill for an act to legalize and validate the proceedings authorizing issuance of school building bonds by the independent school district of Bettendorf, Scott County, Iowa.

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

House File 21, a bill for an act relating to conditional sale contracts or lease of utility equipment, the filing thereof and the release and satisfaction thereof.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 470, a bill for an act relating to acceptance of bridges by state highway commission.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 404, a bill for an act relating to absent voting by members of the armed forces.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 275, a bill for an act to authorize the state executive council to sell abandoned mining camp schools, which were paid for out of state funds, when no longer needed.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 251, a bill for an act relating to labor and materials on public improvements.

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 mechanics' liens.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 196, a bill for an act to legalize the action of the city council of Independence, Iowa, relating to construction of a municipal airport.

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 exclusion of clerical workers from being a "workman" or "employee" under the workman's compensation law.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 97, a bill for an act relating to the costs of official publications.

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

Senate Concurrent Resolution 23, memorializing the Congress of the United States to take immediate favorable action toward specifically establishing the United States Marine Corps and making adequate provision for its continuation in any plan for unification of the armed forces of the United States.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENT TO HOUSE FILE 515

Amend House File 515 by inserting after the word "in" in the last line of section 2 the following: "the city of Marion,".

SENATE AMENDMENT TO HOUSE FILE 492

Amend House File 492 by striking from section 2 lines three (3), four (4), five (5), six (6), and seven (7) and inserting in lieu thereof the following:

"cation in the Farm Bureau News, a newspaper published in the city of Bettendorf, Iowa, and in the Davenport Daily Times, a newspaper published in the city of Davenport, Iowa, all without expense to the state."

SENATE AMENDMENT TO HOUSE FILE 21

Amend House File 21 by striking from line 6 of section 3 the word "true" and inserting in lieu thereof the word "photostatic".

Further amend by striking from line 4 of section 1 the word "true" and inserting in lieu thereof the word "photostatic".

Further amend by striking from line 3 of section 2 the word "true" and inserting in lieu thereof the word "photostatic".

Further amend by striking from line 3 of section 2 the word "contracts" and inserting in lieu thereof the word "authorized".

SENATE CONCURRENT RESOLUTION 23

Whereas, There is now pending before Congress a plan calling for the unification of the armed forces of the United States, and

Whereas, The said plan in one form does not make adequate specific provision for the recognition of the United States Marine Corps as a distinct unit of the armed forces of the United States, and

Whereas, The Marine Corps has established itself over a period of more than a century as one of the greatest fighting organizations in the world and should be continued in its traditional status, and

Whereas, The security of the United States requires the continuation of a unit versed through experience and training in the art of amphibious warfare, and

Whereas, The United States Marine Corps has, since its organization in 1775, distinguished itself as the greatest and best versed amphibious force in the world, 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 toward specifically establishing the United States Marine Corps and making adequate provision for its continuation in any plan for unification of the armed forces of the United States.

2. That a copy of this resolution be forwarded to the President of the United States, the President pro tem of the United States Senate, 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 MESSAGES CONSIDERED

Senate File 72, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1946, relating to salaries of municipal court employees.

Read first time and passed on file.

Senate File 76, a bill for an act to repeal section two hundred thirty-one point eight (231.8), Code 1946, providing for the

appointment and compensation of probation officers in the Juvenile Court and to enact a substitute therefor.

Read first time and passed on file.

Senate File 169, a bill for an act to amend section two hundred twenty-eight point nine (228.9), Code 1946, relating to the compensation and expenses of members of county commission of insanity.

Read first time and passed on file.

Senate File 221, a bill for an act to amend section three hundred twenty-one point one hundred ninety-one (321.191), Code 1946, relating to fee for operator's licenses.

Read first time and referred to sifting committee.

Senate File 235, a bill for an act to amend chapter one hundred eighty-one (181), Code 1946, relating to the beef cattle producer's association.

Read first time and passed on file.

Senate File 236, a bill for an act to amend section four hundred fifty point twenty-five (450.25), Code 1946, relating to compensation of inheritance tax appraisers.

Read first time and passed on file.

Senate File 239, a bill for an act legalizing the renewal of the Articles of Incorporation of the Dubuque boat and boiler company.

Read first time and referred to sifting committee.

Senate File 262, a bill for an act relating to compensation of councilmen in cities and towns.

Read first time and passed on file.

Senate File 298, a bill for an act to establish the salary of the insurance commissioner.

Read first time and passed on file.

Senate File 322, a bill for an act to authorize the Treasurer of the State of Iowa to disburse national forest funds now in his hands and belonging to certain counties in the State of Iowa.

Read first time and referred to sifting committee.

Senate File 345, a bill for an act to amend section eighty-two point one (82.1), Code 1946, relating to coal mines and mining by setting compensation of board of examiners.

Read first time and passed on file.

Senate File 360, a bill for an act to legalize payments made by counties to institutions and contracts between counties and institutions for the care and support of neglected, dependent, and delinquent children where such payments exceed eighteen dollars (\$18) per month for each such child.

Read first time and referred to sifting committee.

Senate File 416, a bill for an act relating to the pay of women inspectors at State Hospitals for insane.

Read first time and passed on file.

Senate File 427, a bill for an act to legalize any expenditures heretofore made by boards of supervisors and cities or towns for the establishment and maintenance of information centers for returned veterans.

Read first time and referred to sifting committee.

Senate File 437, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Marshall County, Iowa and the election thereunder, relating to the submission to the electors of the proposition for the levying of a tax for the completion of buildings on the fair grounds in Marshalltown, Marshall County, Iowa.

Read first time and referred to sifting committee.

Senate File 444, a bill for an act to legalize and validate the election and all proceedings of the town council and town officials of the Town of Manilla, Iowa, in calling and holding a special election in the Town of Manilla, Iowa, on the 18th day of March, 1946, on the proposition of erecting and equipping a community memorial building under the provisions of Chapter 33, Code of Iowa, 1939, and the issuance of sale of bonds in the amount of Twenty Thousand (\$20,000.00) Dollars, and the levying of an annual tax for the payment of said bonds.

Read first time and referred to sifting committee.

CONSIDERATION OF SENATE AMENDMENT

House File 53, a bill for an act to amend chapter three hundred seventeen (317), Code 1946, relating to weeds, with Senate amendments, was taken up for consideration and the amendments read and considered.

SENATE AMENDMENT TO HOUSE FILE 53

Amend House File 53 by adding the following as a new section:

"Amend section three hundred seventeen point sixteen (317.16), Code 1946, by adding the following: 'Such charges against the property owner shall include an additional charge of twenty-five (25) per cent of actual weed eradication to cover costs of supervision and administration.'"

Donohue of Cedar moved that the House concur in Senate amendment to House File 53.

Motion prevailed and the House concurred in the Senate amendment.

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, 83:

Ainsworth	Good	Lynes	Scott
Anderson	Graham	McEleney	Shepard
Avery	Hedin	Mills	Sloane
Baker	Hinrichs	Morrissey	Smith of Clayton
Bass	Humbert	Neal	Smith of
Beardsley	Huston	Nelson of	Des Moines
Beman	Ingalls	Buchanan	Smith of Madison
Bents	Kerr	Nicholas	Steinberg
Bockwoldt	Kester	Nielsen	Stevens
Burkman	Kilpatrick	Norland	Tesmer
Butler	King	Olson	Troeger
De Groot	Klemesrud	Patrick	Turner
Donohue	Koch	Pieper	Van Eaton
Duffield	Kosek	Poston	Walker
Duffy	Krall	Putney	Walter of
Eckels	Kruse	Rankin	Marshall
Fiene	Landsness	Redman	Watson
Fimmen	Langland	Reed	Weiss
Fletcher	Lawrence	Robinson	Williams
Frei	Long	Saylor	Wilson
Fulk	Loss	Schwengel	Mr. Speaker
Gannaway	Lucken		

The nays were, 4:

Bloom	Brown of Monona	Hicklin	Walter of
			Pottawattamie

Absent or not voting, 21:

Boothby	Edwards	Moore	Siefkas
Brown of Mahaska	Hansen	Nelson of Woodbury	Strawman
Bryson	Hendrix		Utzig
Datisman	Knickerbocker	Noble	Weichman
Davis	Lundy	Prange	Wellington
	McFarlane	Robb	

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 448, a bill for an act to make appropriation from liquor control fund to the industrial commissioner for the payment of workmen's compensation claims of employees of the liquor control commission, 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, 94:

Ainsworth	Frei	Loss	Shepard
Anderson	Fulk	Lucken	Siefkas
Avery	Gannaway	Lynes	Sloane
Baker	Good	McEleney	Smith of Des Moines
Bass	Graham	McFarlane	Smith of Madison
Beardsley	Hedin	Mills	Steinberg
Bents	Hendrix	Morrissey	Stevens
Bloom	Hicklin	Neal	Strawman
Bockwoldt	Hinrichs	Nicholas	Tesmer
Boothby	Humbert	Nielsen	Troeger
Brown of Mahaska	Huston	Norland	Turner
Brown of Monona	Ingalls	Olson	Van Eaton
Bryson	Kerr	Patrick	Walker
Burkman	Kester	Pieper	Walter of Marshall
Butler	Kilpatrick	Poston	Walter of Pottawattamie
Davis	King	Putney	Watson
De Groote	Klemesrud	Rankin	Weichman
Donohue	Koch	Redman	Weiss
Duffield	Kosek	Reed	Williams
Duffy	Krall	Robb	Wilson
Eckels	Kruse	Robinson	Mr. Speaker
Fiene	Landsness	Saylor	
Fimmen	Langland	Schwengel	
Fletcher	Lawrence	Scott	
	Long		

The nays were: none.

Absent or not voting, 14:

Beman	Moore	Nelson of	Smith of Clayton
Datisman	Moore	Woodbury	Utzig
Edwards	Nelson of	Noble	Wellington
Hansen	Buchanan	Prange	
Knickerbocker			

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

Senate File 449, a bill for an act to appropriate from liquor control act fund to the department of public safety for use of bureau of investigation in liquor control enforcement, 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, 96:

Ainsworth	Fulk	Lucken	Scott
Anderson	Gannaway	Lynes	Shepard
Avery	Graham	McElaney	Siefkas
Baker	Hedin	McFarlane	Sloane
Bass	Hendrix	Mills	Smith of
Beardsley	Hicklin	Moore	Des Moines
Beman	Hinrichs	Morrissey	Smith of Madison
Bents	Humbert	Neal	Steinberg
Bloom	Huston	Nelson of	Stevens
Bockwoldt	Ingalls	Woodbury	Strawman
Boothby	Kerr	Nicholas	Tesmer
Brown of	Kester	Nielsen	Troeger
Mahaska	Kilpatrick	Norland	Turner
Brown of Monona	King	Olson	Van Eaton
Bryson	Klemesrud	Patrick	Walker
Burkman	Knickerbocker	Pieper	Walter of
Butler	Koch	Prange	Marshall
Davis	Kosek	Putney	Walter of
De Groote	Krall	Rankin	Pottawattamie
Donohue	Kruse	Redman	Watson
Duffy	Landsness	Reed	Weichman
Eckels	Langland	Robb	Weiss
Fiene	Lawrence	Robinson	Williams
Fimmen	Long	Saylor	Wilson
Fletcher	Loss	Schwengel	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 12:

Datisman	Good	Nelson of	Poston
Duffield	Hansen	Buchanan	Smith of Clayton
Edwards	Lundy	Noble	Utzig
			Wellington

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

House File 524, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, to the state tax commission for salaries, support and maintenance of the personal and corporation income, sales and use tax division, was taken up for consideration.

Ainsworth 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, 89:

Ainsworth	Gannaway	Moore	Sloane
Anderson	Good	Morrissey	Smith of Clayton
Avery	Hedin	Neal	Smith of
Baker	Hicklin	Nelson of	Des Moines
Bass	Humbert	Buchanan	Smith of Madison
Beardsley	Huston	Nelson of	Steinberg
Bents	Ingalls	Woodbury	Stevens
Bloom	Kerr	Nielsen	Strawman
Bockwoldt	Kester	Norland	Tesmer
Boothby	Kilpatrick	Olson	Troeger
Brown of	Klemesrud	Patrick	Turner
Mahaska	Knickerbocker	Pieper	Van Eaton
Brown of Monona	Koch	Poston	Walker
Bryson	Kosek	Prange	Walter of
Burkman	Krafl	Putney	Marshall
Davis	Kruse	Rankin	Walter of
De Groote	Landsness	Redman	Pottawattamie
Donohue	Langland	Reed	Watson
Duffield	Lawrence	Robb	Weichman
Duffy	Long	Robinson	Weiss
Fimmen	Lynes	Schwengel	Williams
Fletcher	McEleney	Shepard	Wilson
Frei	McFarlane	Siefkas	Mr. Speaker
Fulk	Mills		

The nays were, 1:

Hinrichs

Absent or not voting, 18:

Beman	Fiene	Lucken	Saylor
Butler	Graham	Lundy	Scott
Datisman	Hansen	Nicholas	Utzig
Eckels	King	Noble	Wellington
Edwards	Loss		

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

Senate File 460, a bill for an act to provide for an emergency appropriation for the State Superintendent of Public Instruction,

Iowa School Lunch Division, to permit the Iowa School Lunch Program to function during the remainder of the biennium, with report of committee recommending amendment and passage, was taken up for consideration.

Weichman of Benton offered the following amendment proposed by the committee and moved its adoption:

Amend Senate File 460 by striking from lines three (3) and four (4) section one (1) the words and figures four thousand dollars (\$4,000.00).

Further amend Senate File 460 by striking from line seven (7) the figures \$4,000.00 and inserting in lieu thereof the following: "eight thousand dollars (\$8,000.00)".

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, 86:

Ainsworth	Fletcher	Lynes	Schwengel
Anderson	Frei	McEleney	Scott
Avery	Fulk	McFarlane	Shepard
Baker	Gannaway	Mills	Siefkas
Bass	Graham	Moore	Sloane
Beardsley	Hedin	Morrissey	Smith of
Beman	Hicklin	Neal	Des Moines
Bents	Hinrichs	Nelson of	Steinberg
Bloom	Humbert	Buchanan	Stevens
Bockwoldt	Huston	Nelson of	Strawman
Boothby	Ingalls	Woodbury	Troeger
Brown of	Kerr	Nielsen	Turner
Mahaska	Kester	Norland	Van Eaton
Brown of Monona	Kilpatrick	Olson	Walker
Bryson	Klemesrud	Pieper	Walter of
Burkman	Koch	Poston	Marshall
Butler	Kosek	Prange	Watson
Davis	Krall	Putney	Weichman
De Groote	Kruse	Rankin	Weiss
Duffield	Landsness	Redman	Williams
Duffy	Langland	Robb	Wilson
Eckels	Lawrence	Robinson	Mr. Speaker
Fimmen	Long	Saylor	

The nays were: none.

Absent or not voting, 22:

Datisman	Hendrix	Nicholas	Tesmer
Donohue	King	Noble	Utzig
Edwards	Knickerbocker	Patrick	Walter of
Fiene	Loss	Reed	Pottawattamie
Good	Lucken	Smith of Clayton	Wellington
Hansen	Lundy	Smith of Madison	

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

Senate File 105, a bill for an act relating to the annual salary of the Governor of the State of Iowa, 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, 82:

Ainsworth	Good	McEleney	Schwengel
Anderson	Graham	McFarlane	Shepard
Avery	Hedin	Mills	Sloane
Baker	Hendrix	Moore	Smith of Clayton
Bass	Hicklin	Morrissey	Smith of
Beman	Hinrichs	Neal	Des Moines
Bloom	Humbert	Nelson of	Smith of Madison
Boothby	Huston	Buchanan	Steinberg
Brown of	Ingalls	Nelson of	Stevens
Mahaska	Kerr	Woodbury	Strawman
Brown of Monona	Kester	Nicholas	Tesmer
Bryson	Kilpatrick	Nielsen	Troeger
Burkman	King	Noble	Turner
Butler	Klemesrud	Olson	Walter of
Davis	Knickerbocker	Patrick	Pottawattamie
De Groote	Koch	Pieper	Watson
Donohue	Kosek	Poston	Weichman
Duffy	Kruse	Rankin	Weiss
Fimmen	Landsness	Redman	Williams
Frei	Langland	Reed	Wilson
Fulk	Long	Robb	Mr. Speaker
Gannaway	Lynes	Saylor	

The nays were, 6:

Bents	Putney	Siefkas	Walter of
Loss	Scott		Marshall

Absent or not voting, 20:

Beardsley	Edwards	Lawrence	Robinson
Bockwoldt	Fiene	Lucken	Utzig
Datisman	Fletcher	Lundy	Van Eaton
Duffield	Hansen	Norland	Walker
Eckels	Krall	Prange	Wellington

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

SENATE FILE 212 SUBSTITUTED FOR HOUSE FILE 210

Sloane of Polk asked and obtained unanimous consent to substitute Senate File 212 for House File 210.

Senate File 212, a bill for an act to amend section six hundred eighty-four point seventeen (684.17), Code 1946, providing for the salary to be paid to judges of the supreme court, 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, 72:

Ainsworth	Good	Loss	Sloane
Anderson	Graham	McEleney	Smith of Clayton
Avery	Hedin	McFarlane	Smith of
Bass	Hendrix	Mills	Des Moines
Beardsley	Hicklin	Moore	Smith of Madison
Bockwoldt	Hinrichs	Morrissey	Steinberg
Brown of	Huston	Neal	Stevens
Mahaska	Kester	Nicholas	Strawman
Burkman	Kilpatrick	Nielsen	Tesmer
Butler	King	Olson	Turner
Davis	Klemesrud	Poston	Walker
De Groote	Knickerbocker	Rankin	Walter of
Donohue	Koch	Redman	Pottawattamie
Duffield	Kosek	Reed	Weichman
Duffy	Krall	Robb	Weiss
Eckels	Kruse	Robinson	Williams
Fimmen	Landsness	Schwengel	Wilson
Fulk	Langland	Shepard	Mr. Speaker
Gannaway	Long	Siefkas	

The nays were, 19:

Baker	Fletcher	Nelson of	Saylor
Bents	Humbert	Buchanan	Scott
Bloom	Ingalls	Noble	Troeger
Boothby	Kerr	Norland	Walter of
Brown of Monona	Lynes	Putney	Marshall
Fiene			

Absent or not voting, 17:

Beman	Hansen	Nelson of	Utzig
Bryson	Lawrence	Woodbury	Van Eaton
Datisman	Lucken	Patrick	Watson
Edwards	Lundy	Pieper	Wellington
Frei		Prange	

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

SENATE FILE 78 SUBSTITUTED FOR HOUSE FILE 98

Fimmen of Davis asked and obtained unanimous consent to substitute Senate File 78 for House File 98.

Senate File 78, a bill for an act to amend section six hundred

five point eight (605.8) and section six hundred five point nine (605.9), Code 1946, relating to compensation of shorthand reporters of the district courts, and to amend section six hundred five point twelve (605.12), Code 1946, relating to the taxation of costs, 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:

Ainsworth	Good	McEleney	Shepard
Anderson	Graham	McFarlane	Siefkas
Avery	Hedin	Mills	Sloane
Baker	Hendrix	Moore	Smith of Clayton
Bass	Hicklin	Morrissey	Smith of
Beardsley	Hinrichs	Neal	Des Moines
Beman	Humbert	Nelson of	Smith of Madison
Bents	Huston	Buchanan	Steinberg
Bloom	Ingalls	Nelson of	Stevens
Bockwoldt	Kerr	Woodbury	Strawman
Boothby	Kester	Nicholas	Tesmer
Brown of	Kilpatrick	Nielsen	Troeger
Mahaska	King	Noble	Turner
Burkman	Klemesrud	Norland	Walker
Butler	Knickerbocker	Olson	Walter of
Davis	Koch	Patrick	Marshall
De Groote	Kosek	Pieper	Walter of
Donohue	Krall	Poston	Pottawattamie
Duffield	Kruse	Putney	Watson
Duffy	Landsness	Rankin	Weichman
Eckels	Langland	Redman	Weiss
Fimmen	Long	Robb	Williams
Frei	Loss	Robinson	Wilson
Fulk	Lucken	Schwengel	Mr. Speaker
Gannaway	Lynes	Scott	

The nays were, 2:

Brown of Monona Fletcher

Absent or not voting, 13:

Bryson	Hansen	Prange	Utzig
Datisman	Lawrence	Reed	Van Eaton
Edwards	Lundy	Saylor	Wellington
Fiene			

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

House File 54, a bill for an act to amend section eleven point eight (11.8), eleven point nine (11.9); Code 1946, relating to the compensation of state examiners and assistant state examiners and to repeal sections eleven point twenty (11.20) and eleven

point twenty-one (11.21), Code 1946, with report of committee recommending passage, was taken up for consideration.

Fimmen of Davis offered the following amendment to the title and moved its adoption:

Amend the title to House File 54 by adding after the word "compensation" in line four (4) thereof the words "and expenses".

Further amend said title by adding after the word "examiners" in line five (5) thereof the following: ", providing an appropriation therefor."

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, 88:

Ainsworth	Fulk	Loss	Scott
Avery	Gannaway	Lucken	Shepard
Baker	Good	McEleney	Siefkas
Bass	Graham	McFarlane	Sloane
Beardsley	Hedin	Mills	Smith of Clayton
Beman	Hicklin	Moore	Smith of
Bents	Hinrichs	Neal	Des Moines
Bloom	Humbert	Nelson of	Steinberg
Bockwoldt	Huston	Buchanan	Stevens
Brown of	Ingalls	Nelson of	Strawman
Mahaska	Kerr	Woodbury	Tesmer
Brown of Monona	Kester	Nicholas	Troeger
Bryson	Kilpatrick	Nielsen	Turner
Burkman	Klemesrud	Noble	Van Eaton
Butler	Knickerbocker	Norland	Walker
Davis	Koch	Olson	Walter of
De Groote	Kosek	Patrick	Marshall
Donohue	Krall	Putney	Watson
Duffield	Kruse	Rankin	Weichman
Duffy	Landsness	Redman	Weiss
Eckels	Langland	Reed	Williams
Fiene	Lawrence	Robb	Wilson
Fimmen	Long	Saylor	Mr. Speaker
Frei			

The nays were, 4:

Fletcher	Lynes	Pieper	Smith of Madison
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Absent or not voting, 16:

Anderson	Hendrix	Poston	Utzig
Boothby	King	Prange	Walter of
Datisman	Lundy	Robinson	Pottawattamie
Edwards	Morrissey	Schwengel	Wellington
Hansen			

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

House File 231, a bill for an act relating to the salaries of the Secretary of State, Auditor of State, Treasurer of State, Attorney General, and Secretary of Agriculture, with report of committee recommending amendment and passage, was taken up for consideration.

Long of Clinton asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Amend House File 231 by striking the word "seven" in line three (3) of section four (4) and substituting in lieu thereof the word "eight".

Long of Clinton offered the following amendment proposed by Donohue of Cedar and moved its adoption:

Amend House File 231, section five (5), line four by striking out the word "seven" and inserting the word "six".

Amendment adopted.

Troeger of Wapello offered the following amendment proposed by him and moved its adoption:

Amend House File 231 by adding thereto the following new section: "Sec. 6. Chapter two hundred fifty-seven (257), Code 1946, is hereby amended by adding thereto the following new section: 'Salary. The salary of the superintendent of public instruction shall be six thousand dollars per annum.'"

Amendment adopted.

Pieper of Allamakee offered the following amendment and moved its adoption:

Amend House File 231 by adding thereto the following new section: "This act shall be in full force and effect from July 1, 1947 to June 30, 1949".

Amendment adopted.

Long of Clinton offered the following amendment proposed by the committee and moved its adoption:

Amend House File 231, section one (1) line three (3) by striking out the word "seven" and insert the word "six".

Further amend section two (2) line three (3) by striking out the word "seven" and insert the word "six".

Further amend section three (3) line three (3) by striking out the word "seven" and insert the word "six".

Committee amendment adopted.

Long of Clinton offered the following amendment and moved its adoption:

Amend the title to House File 231 by striking from line four the word "and".

Further amend by striking the period at the end of line four (4) and adding the following: "and Superintendent of Public Instruction."

Amendment adopted.

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, 55:

Anderson	Fimmen	McEleney	Reed
Bass	Frei	McFarlane	Schwengel
Bockwoldt	Good	Mills	Siefkas
Boothby	Hedin	Neal	Sloane
Brown of Mahaska	Hendrix	Nelson of Buchanan	Smith of Clayton
Brown of Monona	Hicklin	Nicholas	Tesmer
Bryson	Huston	Nielsen	Troeger
Burkman	Kerr	Patrick	Turner
Butler	Kilpatrick	Pieper	Van Eaton
Davis	Knickerbocker	Poston	Walter of Pottawattamie
De Groot	Koch	Putney	Weiss
Donohue	Kosek	Rankin	Wilson
Duffield	Kruse	Redman	Mr. Speaker
Duffy	Langland		
	Long		

The nays were, 41:

Avery	Hinrichs	Lynes	Smith of Madison
Baker	Humbert	Moore	Steinberg
Beman	Ingalls	Noble	Stevens
Bents	Kester	Norland	Strawman
Bloom	King	Olson	Walker
Eckels	Klemesrud	Robb	Walter of Marshall
Fiene	Krall	Saylor	Watson
Fletcher	Landsness	Scott	Weichman
Fulk	Lawrence	Shepard	Williams
Gannaway	Loss	Smith of Des Moines	
Graham	Lucken		

Absent or not voting, 12:

Ainsworth	Hansen	Nelson of Woodbury	Robinson
Beardsley	Lundy	Prange	Utzig
Datisman	Morrissey		Wellington
Edwards			

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

House File 142, a bill for an act to amend section three hundred seven point nine (307.9), Code 1946, relating to the salary of the special assistant attorney general assigned to look after the work of the highway commission, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story offered the following amendment proposed by him and moved its adoption:

Amend House File 142 by striking all of lines five (5), and six (6) of section one (1) and inserting in lieu thereof the following: "by the attorney general and approved by the Iowa state highway commission."

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, 77:

Anderson	Frei	Lynes	Shepard
Avery	Fulk	McElenev	Sloane
Baker	Gannaway	Mills	Smith of Clayton
Bass	Good	Moore	Smith of
Beardsley	Graham	Neal	Des Moines
Bloom	Hedin	Nelson of	Steinberg
Bockwolfdt	Hicklin	Buchanan	Strawman
Boothby	Hinrichs	Nelson of	Tesmer
Brown of	Humbert	Woodbury	Troeger
Mahaska	Huston	Nielsen	Turner
Brown of Monona	Kerr	Noble	Van Eaton
Bryson	Kester	Norland	Walter of
Burkman	Kilpatrick	Olson	Marshall
Butler	Knickerbocker	Poston	Walter of
Davis	Koch	Rankin	Pottawattamie
De Groote	Kosek	Redman	Watson
Donohue	Krall	Reed	Weiss
Duffield	Kruse	Robb	Williams
Duffy	Landsness	Robinson	Wilson
Eckels	Langland	Saylor	Mr. Speaker
Fimmen	Lawrence	Schwengel	

The nays were, 13:

Bents	Loss	Pieper	Siefkas
Fiene	Lucken	Putney	Smith of Madison
Fletcher	Patrick	Scott	Walker
Ingalls			

Absent or not voting, 18:

Ainsworth	Hendrix	McFarlane	Stevens
Beman	King	Morrissey	Utzig
Datisman	Klemesrud	Nicholas	Weichman
Edwards	Long	Prange	Wellington
Hansen	Lundy		

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

House File 364, a bill for an act to amend certain sections in chapter five hundred thirty-four (534), Code 1946, relating to building and loan and incorporated associations, 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, 78:

Anderson	Fulk	Mills	Smith of Clayton
Avery	Gannaway	Moore	Smith of
Baker	Graham	Neal	Des Moines
Bass	Hedin	Nelson of	Smith of Madison
Beman	Hendrix	Buchanan	Stevens
Bents	Hicklin	Nelson of	Strawman
Bockwoldt	Hinrichs	Woodbury	Tesmer
Boothby	Huston	Nicholas	Troeger
Brown of Monona	Kerr	Nielsen	Turner
Bryson	Kester	Noble	Van Eaton
Burkman	Kilpatrick	Norland	Walker
Butler	King	Olson	Walter of
Davis	Klemesrud	Patrick	Marshall
De Groote	Koch	Putney	Watson
Donohue	Kosok	Rankin	Weichman
Duffy	Krall	Redman	Weiss
Eckels	Kruse	Saylor	Wellington
Fiene	Landsness	Schwengel	Williams
Fimmen	Langland	Scott	Wilson
Fletcher	McEleney	Sloane	Mr. Speaker
Frei	McFarlane		

The nays were: none.

Absent or not voting, 30:

Ainsworth	Good	Lucken	Robb
Beardsley	Hansen	Lundy	Robinson
Bloom	Humbert	Lynes	Shepard
Brown of	Ingalls	Morrissey	Siefkas
Mahaska	Knickerbocker	Pieper	Steinberg
Datisman	Lawrence	Poston	Utzig
Duffield	Long	Prange	Walter of
Edwards	Loss	Reed	Pottawattamie

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

House File 461, a bill for an act relating to compensation of members of board of water works trustees and to amend section three hundred ninety-eight point eight (398.8), Code 1946, with report of committee recommending passage, 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, 76:

Avery	Hicklin	Neal	Scott
Bass	Hinrichs	Nelson of	Sloane
Beardsley	Humbert	Buchanan	Smith of Clayton
Bloom	Huston	Nelson of	Smith of
Boothby	Ingalls	Woodbury	Des Moines
Brown of Monona	Kerr	Nicholas	Smith of Madison
Bryson	Kester	Nielsen	Stevens
Burkman	Kilpatrick	Noble	Strawman
Butler	King	Norland	Tesmer
Davis	Klemesrud	Patrick	Turner
De Groot	Koch	Poston	Van Eaton
Donohue	Kosek	Prange	Walter of
Duffield	Krall	Putney	Pottawattamie
Duffy	Kruse	Rankin	Watson
Eckels	Landsness	Redman	Weichman
Fiene	Langland	Reed	Weiss
Fimmen	Loss	Robb	Wellington
Fulk	McEleney	Robinson	Williams
Gannaway	Mills	Saylor	Wilson
Graham	Moore	Schwengel	Mr. Speaker

The nays were, 11:

Beman	Fletcher	Lynes	Walker
Bents	Hendrix	Olson	Walter of
Bockwoldt	Lawrence	Troeger	Marshall

Absent or not voting, 21:

Ainsworth	Edwards	Knickerbocker	Morrissey
Anderson	Frei	Long	Pieper
Baker	Good	Lucken	Shepard
Brown of	Hansen	Lundy	Siefkas
Mahaska	Hedin	McFarlane	Steinberg
Datisman			Utzig

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

House File 410, a bill for an act to amend section four hundred twenty-one point eight (421.8), Code 1946, relating to salaries of the members of the state tax commission, with report of committee recommending amendment and passage, was taken up for consideration.

Donohue of Cedar offered the following amendment proposed by the committee:

Amend House File 410, section one (1) line five (5) by striking out the words "six thousand dollars" and inserting the words "five thousand dollars".

Nelson of Woodbury offered the following amendment to the committee amendment and moved its amendment:

Amend the amendment by the committee by striking the words "five thousand dollars" and inserting in lieu thereof the words "five thousand four hundred dollars".

Roll call was demanded.

On the question "Shall the amendment to the committee amendment be adopted?"

The ayes were, 38:

Ainsworth	Hicklin	McEleney	Robb
Anderson	Huston	McFarlane	Shepard
Baker	Kerr	Moore	Smith of Clayton
Bloom	Kester	Nelson of	Steinberg
Bryson	Kilpatrick	Buchanan	Strawman
De Groote	Knickerbocker	Nelson of	Turner
Donohue	Kruse	Woodbury	Walter of
Duffy	Lawrence	Nielsen	Pottawattamie
Eckels	Lucken	Olson	Weichman
Fimmen	Lynes	Patrick	Wilson
Frei			

The nays were, 50:

Avery	Good	Morrissey	Siefkas
Bass	Graham	Neal	Sloane
Beardsley	Hendrix	Nicholas	Smith of Madison
Beman	Hinrichs	Noble	Stevens
Bents	Humbert	Norland	Tesmer
Bockwoldt	Ingalls	Pieper	Walker
Burkman	King	Poston	Walter of
Butler	Koch	Putney	Marshall
Davis	Kosek	Rankin	Watson
Duffield	Landsness	Reed	Weiss
Fiene	Langland	Saylor	Wellington
Fletcher	Loss	Schwengel	Williams
Gannaway	Mills	Scott	

Absent or not voting, 20:

Boothby	Fulk	Lundy	Troeger
Brown of	Hansen	Prange	Utzig
Mahaska	Hedin	Redman	Van Eaton
Brown of Monona	Klamesrud	Robinson	Mr. Speaker
Datisman	Krall	Smith of	
Edwards	Long	Des Moines	

Amendment lost.

Donohue of Cedar moved the adoption of the committee amendment.

Roll call was demanded.

On the question "Shall the committee amendment be adopted?"

The ayes were, 52:

Anderson	De Groote	Ingalls	Moore
Baker	Donohue	Kilpatrick	Morrissey
Beardsley	Duffield	King	Neal
Bockwoldt	Duffy	Krall	Nelson of
Brown of Monona	Eckels	Lawrence	Buchanan
Bryson	Hedin	Lynes	Nicholas
Butler	Hicklin	McEleney	Nielsen
Davis	Huston	McFarlane	Noble

Norland	Robb	Smith of Madison	Walter of
Patrick	Saylor	Stevens	Pottawattamie
Pieper	Scott	Turner	Watson
Putney	Shepard	Walker	Wellington
Rankin	Smith of	Walter of	Williams
Redman	Des Moines	Marshall	
Reed			

The nays were, 39:

Ainsworth	Good	Landsness	Siefkas
Avery	Graham	Langland	Sloane
Bass	Hendrix	Loss	Smith of Clayton
Bents	Hinrichs	Mills	Steinberg
Bloom	Humbert	Nelson of	Strawman
Burkman	Kerr	Woodbury	Tesmer
Fiene	Kester	Olson	Van Eaton
Fimmen	Koch	Poston	Weichman
Fulk	Kosek	Prange	Weiss
Gannaway	Kruse	Schwengel	Wilson

Absent or not voting, 17:

Beman	Edwards	Knickerbocker	Robinson
Boothby	Fletcher	Long	Troeger
Brown of	Frei	Lucken	Utzig
Mahaska	Hansen	Lundy	Mr. Speaker
Datisman	Klemesrud		

Amendment adopted.

Walter of Marshall offered the following amendment and moved its adoption:

Amend House File 410 by striking all of section two (2).

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, 92:

Ainsworth	Duffield	Kilpatrick	Morrissey
Anderson	Duffy	King	Neal
Avery	Eckels	Klemesrud	Nelson of
Baker	Fiene	Knickerbocker	Buchanan
Bass	Fimmen	Koch	Nelson of
Beardsley	Fletcher	Krall	Woodbury
Bents	Frei	Kruse	Nicholas
Bloom	Fulk	Landsness	Nielsen
Bockwoldt	Gannaway	Langland	Noble
Brown of Monona	Graham	Loss	Norland
Bryson	Hicklin	Lucken	Olson
Burkman	Hinrichs	Lynes	Patrick
Butler	Huston	McEleney	Pieper
Davis	Ingalls	McFarlane	Poston
De Groot	Kerr	Mills	Prange
Donohue	Kester	Moore	Putney

Rankin	Sloane	Tesmer	Watson
Redman	Smith of Clayton	Troeger	Weichman
Reed	Smith of	Turner	Weiss
Robb	Des Moines	Van Eaton	Wellington
Robinson	Smith of Madison	Walker	Williams
Saylor	Steinberg	Walter of	Wilson
Schwengel	Stevens	Marshall	Mr. Speaker
Shepard	Strawman	Walter of	
Siefkas		Pottawattamie	

The nays were, 2:

Kosek	Scott
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Absent or not voting, 14:

Beman	Datisman	Hedin	Long
Boothby	Edwards	Hendrix	Lundy
Brown of	Good	Humbert	Utzig
Mahaska	Hansen	Lawrence	

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

House File 82, a bill for an act to amend section seven hundred seventy point twenty-one (770.21), Code 1946, relating to compensation of clerk of the grand jury, 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, 84:

Ainsworth	Graham	McEleney	Schwengel
Avery	Hendrix	McFarlane	Scott
Bass	Hicklin	Mills	Shepard
Beardsley	Hinrichs	Moore	Sloane
Bloom	Humbert	Morrissey	Smith of Clayton
Bockwoldt	Huston	Neal	Steinberg
Boothby	Kerr	Nelson of	Strawman
Brown of	Kester	Buchanan	Tesmer
Mahaska	Kilpatrick	Nelson of	Troeger
Brown of Monona	King	Woodbury	Turner
Bryson	Klemesrud	Nicholas	Van Eaton
Burkman	Knickerbocker	Nielsen	Walker
Butler	Koch	Noble	Walter of
Davis	Kosek	Norland	Marshall
De Groote	Krall	Olson	Walter of
Donohue	Kruse	Patrick	Pottawattamie
Duffield	Landsness	Poston	Watson
Duffy	Langland	Prange	Weiss
Fiene	Lawrence	Rankin	Wellington
Fimmen	Loss	Redman	Williams
Frei	Lucken	Robb	Wilson
Fulk	Lynes	Robinson	Mr. Speaker
Gannaway			

The nays were: none.

Absent or not voting, 24:

Anderson	Fletcher	Lundy	Smith of
Baker	Good	Pieper	Des Moines
Beman	Hansen	Putney	Smith of Madison
Bents	Hedin	Reed	Stevens
Datisman	Ingalls	Saylor	Utzig
Eckels	Long	Siefkas	Weichman
Edwards			

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 the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 21, recalling House File 419 from the Governor for further consideration.

W. J. SCARBOROUGH, *Secretary.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 53, and 218.

LAWRENCE PUTNEY, *Chairman House Committee.*

W. N. SKOURUP, *Ranking Member 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 53 and 218.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 7th day of April, 1947, sent to the governor for his approval: House Files 53, 218.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: April 3, 1947, House Files 178, 179, 234 and 485; April 4, 1947, House File 228.

BILLS RETURNED BY THE GOVERNOR

The Governor returned House Files 419 and 488 as requested, for further consideration of the House.

AMENDMENTS FILED

Amend House File 343 by striking sections two (2) and three (3) thereof and inserting the following:

Section 2. The husband shall have the management, control and may dispose of that portion of the community property earned by him and the wife shall have the same rights in that earned by her.

Section 3. The interest of either the husband or wife in and to community property shall not be liable for the debts of the other except those debts incurred for necessities.

NICHOLAS of Cerro Gordo.

Amend House File three hundred forty-three (343) as follows:

After the period following the word "therein" in line five (5) of section one (1) insert the following: "Provided, however, said parties enter into a written agreement to that effect and the same is filed of record in section five hundred forty-seven point one (547.1), Code 1946."

VAN EATON of Woodbury.

Amend House File 148 by amending section two (2) as amended by Nelson, by inserting in line eight (8) of section two (2) after the word "each", the words "day of the".

DUFFY of Dubuque.

Amend House File 419 by striking in lines twenty (20) and twenty-one (21) of section one (1) all after the word "than" and inserting in lieu thereof the following: "one hundred dollars (\$100.00) or imprisoned not more than thirty (30) days."

FRANGE of Marion.

LAWRENCE of Wapello.

VAN EATON of Woodbury.

Amend Senate File 169 by striking the period at the end of section 1 and by inserting in lieu thereof the following: "but in counties having a population in excess of ninety thousand (90,000) each member of the commission who is a physician and each member of the commission who is a lawyer shall receive the sum of seven dollars and fifty cents (\$7.50) for each commitment or release of any person brought before said commission for each actual hearing."

NELSON of Woodbury.

On motion by McFarlane of Black Hawk, the House adjourned until 9:00 a.m., Tuesday, April 8, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 8, 1947.

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

Prayer was offered by the Reverend M. Edgar Nesse, pastor of the Lutheran Church of Jewell, Iowa.

Journal of April 7 was corrected and approved.

PRESENTATION OF VISITORS

Burkman of Polk presented to the House fourteen members of the Senior class from Mitchellville and their teacher, William C. Robinson.

Humbert of Adams presented the senior class of the Nodaway High School and their superintendent, W. G. Bennett, and teacher, L. L. Watt.

Nelson of Buchanan introduced to the House, his daughter, Leola.

Kester of Ringgold introduced to the House his wife, Mrs. George B. Kester.

PETITIONS

Davis of Fayette presented a petition signed by one hundred and twenty-five residents of Fayette county urging support of bills relating to handicapped children.

Referred to committee on child welfare.

Walter of Pottawattamie presented a petition signed by eleven employees of the Iowa State Highway Commission urging support of House File 193.

Referred to committee on social security.

Krall of Johnson presented a petition signed by twenty-two employees of the Priebe & Son Poultry Plant of Iowa City protesting passage of all anti-labor bills.

Referred to committee on labor.

Walter of Pottawattamie presented a petition signed by the president of American Federation of State, County, and Municipal Employees Local 554 of Missouri Valley, urging passage of House Files 138, 353, 359 and 193.

Referred to committee on social security.

Lucken of Plymouth presented a petition signed by twenty-one truck owners of Akron and vicinity urging support of Senate File 123.

Referred to committee on motor vehicles and transportation.

Avery of Clay presented a petition signed by fourteen residents of Spencer protesting passage of Senate File 223 and House File 311.

Referred to committee on fish and game.

Walter of Pottawattamie presented petitions signed by fifty-eight residents of Moulton, forty-five residents of Storm Lake, twenty-six residents of Kellerton, thirteen residents of Harlan, sixteen residents of Eldora, thirty-four residents of Greeley and vicinity, twenty-three residents of Hedrick, fifty-seven residents of Waverly, twenty-four residents of Nashua, twelve citizens of Iowa, twenty residents of Buffalo, twenty-three residents of Mt. Pleasant, twenty-three residents of Story City, ten residents of Coin, twenty-two residents of Colesburg and Earlville, forty-eight residents of Woodbine, sixty residents of Webster City, one hundred and twelve residents of Boone, one hundred and two residents of Perry, nine residents of Milo and vicinity, forty-nine residents of Farragut, thirty residents of Winneshiek county, thirteen residents of Dedham, twenty-five residents of Zearing, twenty-one residents of Terril, fifteen members of the East 28th St. Mission of Des Moines, and sixty-six residents of Greenfield, all urging support of House Files 248 and 447.

Referred to committee on liquor control.

Loss of Kossuth presented a petition signed by ten Iowa State Highway employees of Kossuth county urging support of Senate File 174.

Referred to committee on social security.

Van Eaton of Woodbury presented a petition signed by 107 residents of Correctionville urging support of Senate Files 222

and 334 and House Files 248 and 447 and protesting passage of Senate File 211.

Referred to committee on liquor control.

Nelson of Woodbury presented a petition signed by 107 residents of Correctionville urging support of Senate Files 222 and 334 and House Files 248 and 447 and protesting passage of Senate File 211.

Referred to committee on liquor control.

Walter of Pottawattamie presented petitions signed by one hundred members of the Evangelical United Brethren Church of Webster City, twenty-seven residents of Boone County, nineteen residents of Redfield, twenty-six residents of Scranton and vicinity, and fifteen residents of Des Moines, all urging support of Senate Files 222 and 334 and House Files 248 and 447 and protesting passage of Senate File 211.

Referred to committee on liquor control.

Turner of Mills presented a petition signed by twenty-five residents of Malvern and Silver City urging support of Senate Files 222 and 334 and House Files 248 and 447 and protesting passage of Senate File 211.

Referred to committee on liquor control.

REPORT OF COMMITTEE

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 370, a bill for an act to amend chapter 257, Code 1946, relating to education by adding a provision requiring the superintendent of public instruction to provide a program of education for youths and adults concerning the effects of alcoholic stimulants and narcotics upon the human system; and to provide for an appropriation for such 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 be amended as follows, and when so amended the bill do pass:

Amend House File 370 section two (2) line three (3) by striking the figures and words one hundred thousand dollars (\$100,000.00) and inserting in lieu thereof the following: "fifty thousand dollars (\$50,000.00)".

HARRY E. WEICHMAN, *Chairman.*

INTRODUCTION OF BILLS

House File 527, by committee on insurance, a bill for an act to amend section five hundred seven point four (507.4), Code 1946, relating to compensation of insurance examiners and assistant insurance examiners.

Read first and second times and passed on file.

House File 528, by committee on ways and means, a bill for an act to impose an additional tax on cigarettes, cigarette papers and cigarette tubes, used or otherwise disposed of in the state of Iowa; the revenue derived therefrom to be for the benefit of the general fund of the state of Iowa.

Read first time and referred to sifting committee.

House File 529, by committee on ways and means, a bill for an act to provide for a tax on beer manufactured for sale or sold in this state at wholesale and on beer imported into this state for sale at wholesale and sold in this state for resale; such tax to be for the benefit of the general fund of the state of Iowa.

Read first time and referred to sifting committee.

House File 530, by committee on roads and highways, a bill for an act to amend section three hundred nine point eleven (309.11), Code 1946, relating to optional maintenance levies of secondary roads.

Read first time and referred to sifting committee.

House File 531, by committee on conservation of resources, a bill for an act to amend section four hundred ninety-nine point seven (499.7), Code 1946, relating to powers of cooperative associations.

Read first time and referred to sifting committee.

House File 532, by committee on conservation of resources, a bill for an act relating to hydro-electric generating plants or projects and making it unlawful for any person, firm, association or corporation to engage in the business of constructing, maintaining or operating a hydro-electric generating plant or system within the State of Iowa without first having obtained from the Executive Council of the State a certificate of convenience and necessity therefor, and providing the procedure for the obtaining and the issuance of such a certificate, and penalties for violations.

Read first time and referred to sifting committee.

House Joint Resolution 10, by committee on ways and means, a bill for an act to designate a "Mental Health Authority" in the state of Iowa through which the U. S. Public Health Service can deal in connection with the benefits that the state of Iowa can derive from the provisions of the National Mental Health Act which has been enacted by the Congress of the United States.

Read first time and passed on file.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 23

Burkman of Polk asked and obtained unanimous consent for the immediate consideration of the following Senate Concurrent Resolution:

SENATE CONCURRENT RESOLUTION 23

Whereas, There is now pending before Congress a plan calling for the unification of the armed forces of the United States, and

Whereas, The said plan in one form does not make adequate specific provision for the recognition of the United States Marine Corps as a distinct unit of the armed forces of the United States, and

Whereas, The Marine Corps has established itself over a period of more than a century as one of the greatest fighting organizations in the world and should be continued in its traditional status, and

Whereas, The security of the United States requires the continuation of a unit versed through experience and training in the art of amphibious warfare, and

Whereas, The United States Marine Corps has, since its organization in 1775, distinguished itself as the greatest and best versed amphibious force in the world, 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 toward specifically establishing the United States Marine Corps and making adequate provision for its continuation in any plan for unification of the armed forces of the United States.

2. That a copy of this resolution be forwarded to the President of the United States, the President pro tem of the United States Senate, 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.

Burkman of Polk moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF SENATE AMENDMENTS

House File 515, a bill for an act to legalize and validate the proceedings authorizing and providing for the payment of certain expenditures made by the city of Cedar Rapids, Iowa, for improvements at the site of temporary homes for veterans of World War II and declaring said proceedings to be enforceable obligations of said city, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 515

Amend House File 515 by inserting after the word "in" in the last line of section 2 the following: "the city of Marion,".

Kosek of Linn moved that the House concur in Senate amendment to House File 515.

Motion prevailed and the House concurred in the Senate amendment.

Kosek 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:

Ainsworth	Fulk	Lynes	Shepard
Anderson	Gannaway	McEleney	Sloane
Avery	Good	McFarlane	Smith of Clayton
Baker	Graham	Mills	Smith of
Bass	Hansen	Moore	Des Moines
Beardsley	Hedin	Morrissey	Smith of Madison
Beman	Hendrix	Neal	Steinberg
Bloom	Hicklin	Nelson of	Stevens
Bockwoldt	Hinrichs	Buchanan	Tesmer
Boothby	Humbert	Noble	Troeger
Brown of	Huston	Norland	Turner
Mahaska	Ingalls	Olson	Van Eaton
Burkman	Kester	Patrick	Walker
Butler	Kilpatrick	Pieper	Walter of
Davis	King	Poston	Marshall
De Groote	Klemesrud	Putney	Walter of
Donohue	Knickerbocker	Rankin	Pottawattamie
Duffield	Koch	Redman	Watson
Eckels	Kosek	Reed	Weichman
Edwards	Krall	Robb	Weiss
Fiene	Kruse	Robinson	Wellington
Fimmen	Landsness	Saylor	Williams
Fletcher	Langland	Schwengel	Wilson
Frei	Lawrence	Scott	Mr. Speaker

The nays were: none.

Absent or not voting, 17:

Bents	Duffy	Lundy	Prange
Brown of Monona	Kerr	Nelson of	Siefkas
Bryson	Long	Woodbury	Strawman
Datisman	Loss	Nicholas	Utzig
	Lucken	Nielsen	

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

House File 492, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of school building bonds by the independent school district of Bettendorf, in the county of Scott, state of Iowa, and the provisions made for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 492

Amend House File 492 by striking from section 2 lines three (3), four (4), five (5), six (6), and seven (7) and inserting in lieu thereof the following:

“cation in the Farm Bureau News, a newspaper published in the city of Bettendorf, Iowa, and in the Davenport, Daily Times, a newspaper published in the city of Davenport, Iowa, all without expense to the state.”

Hedin of Scott moved that the House concur in Senate amendment to House File 492.

Motion prevailed, and the House concurred in the Senate amendment.

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, 93:

Ainsworth	Boothby	Fiene	Hedin
Anderson	Brown of Monona	Fimmen	Hendrix
Avery	Burkman	Fletcher	Hicklin
Baker	Butler	Frei	Hinrichs
Bass	De Groote	Gannaway	Humbert
Beardsley	Donohue	Good	Huston
Bloom	Eckels	Graham	Kerr
Bockwoldt	Edwards	Hansen	Kester

Kilpatrick	Morrissey	Reed	Tesmer
King	Neal	Robb	Troeger
Klemesrud	Nelson of	Robinson	Turner
Kniekerbocker	Buchanan	Saylor	Van Eaton
Koch	Nelson of	Schwengel	Walker
Kosek	Woodbury	Scott	Walter of
Krall	Nielsen	Shepard	Marshall
Kruse	Noble	Siefkas	Walter of
Landsness	Norland	Sloane	Pottawattamie
Langland	Olson	Smith of Clayton	Watson
Lawrence	Patrick	Smith of	Weichman
Lucken	Pieper	Des Moines	Weiss
Lynes	Poston	Smith of Madison	Wellington
McEleney	Prange	Steinberg	Williams
McFarlane	Putney	Stevens	Wilson
Mills	Rankin	Strawman	Mr. Speaker
Moore	Rankman		

The nays were: none.

Absent or not voting, 15:

Beman	Bryson	Duffy	Loss
Bents	Datisman	Fulk	Lundy
Brown of	Davis	Ingalls	Nicholas
Mahaska	Duffield	Long	Utzig

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 sections five hundred fifty-six point twenty-four (556.24), five hundred fifty-six point twenty-five (556.25) and five hundred fifty-six point twenty-six (556.26), Code 1946, relating to conditional sale contracts or lease of utility equipment, the filing thereof and the release and satisfaction thereof, with Senate amendment, was taken up for consideration and the amendment read and considered.

Sloane of Polk moved that the House concur in Senate amendment 1 to House File 21.

Amend House File 21 by striking from line 6 of section 3 the word "true" and inserting in lieu thereof the word "photostatic".

Motion prevailed and the House concurred in Senate amendment 1.

Sloane of Polk moved that the House refuse to concur in Senate amendments 2 and 3 to House File 21.

Further amend by striking from line 4 of section 1 the word "true" and inserting in lieu thereof the word "photostatic".

Further amend by striking from line 3 of section 2 the word "true" and inserting in lieu thereof the word "photostatic".

Motion prevailed and the House refused to concur in Senate amendments 2 and 3.

Sloane of Polk offered the following amendment to Senate amendment 4 and moved its adoption:

Amend the fourth (4th) paragraph of the Senate amendment to House File 21 by striking the period (.) at the end thereof and adding the following: "and by striking from line two (2) the word and figure "one (1)" and inserting in lieu thereof the word and figure "two (2)"."

Amendment to Senate amendment 4 adopted.

Sloane of Polk moved that the House concur in Senate amendment 4 as amended.

Further amend by striking from line 3 of section 2 the word "contracts" and inserting in lieu thereof the word "authorized".

Motion prevailed and the House concurred in Senate amendment 4 as amended.

The Speaker asked and obtained unanimous consent to expunge the record showing his signature on House File 419 and the record showing the adoption of the report of the committee on enrolled bills showing the correct enrollment of House File 419.

RECONSIDERATION OF VOTE ON HOUSE FILE 419

Prange of Marion moved to reconsider the vote by which House File 419 passed the House.

On the question "Shall the vote be reconsidered?"

The ayes were, 89:

Ainsworth	Graham	Lynes	Scott
Anderson	Hansen	McFarlane	Shepard
Avery	Hedin	Mills	Siefkas
Baker	Hendrix	Moore	Sloane
Bass	Hicklin	Morrissey	Smith of Clayton
Beardsley	Hinrichs	Neal	Smith of
Bloom	Humbert	Nelson of	Des Moines
Bockwoldt	Huston	Buchanan	Smith of Madison
Boothby	Ingalls	Nielsen	Steinberg
Burkman	Kerr	Norland	Strawman
Butler	Kester	Olson	Tesmer
Davis	Kilpatrick	Patrick	Troeger
De Groote	King	Pieper	Turner
Donohue	Klemesrud	Poston	Van Eaton
Duffield	Knickerbocker	Prange	Walter of
Eckels	Koch	Putney	Marshall
Edwards	Kosek	Rankin	Walter of
Fiene	Krall	Redman	Pottawattamie
Fimmen	Kruse	Reed	Weichman
Fletcher	Landsness	Robb	Weiss
Frei	Langland	Robinson	Williams
Fulk	Lawrence	Saylor	Wilson
Gannaway	Lucken	Schwengel	Mr. Speaker
Good			

The nays were: none.

Absent or not voting, 19:

Beman	Datisman	McEleney	Stevens
Bents	Duffy	Nelson of	Utzig
Brown of	Long	Woodbury	Walker
Mahaska	Loss	Nicholas	Watson
Brown of Monona	Lundy	Noble	Wellington
Bryson			

Motion prevailed.

Prange of Marion moved to reconsider the vote by which House File 419 was placed on its last reading.

Motion prevailed.

CONSIDERATION OF BILLS

House File 419, a bill for an act to prohibit the manufacture, sale or possession of any token, slug or false coin or use thereof in the operation of any parking meter, vending machine, coin-box telephone or other lawful receptacle or device, and providing a penalty therefor, was taken up for consideration.

Prange of Marion offered the following amendment and moved its adoption:

Amend House File 419 by striking in lines twenty (20) and twenty-one (21) of section one (1) all after the word "than" and inserting in lieu thereof the following: "one hundred dollars (\$100.00) or imprisoned not more than thirty (30) days."

Amendment adopted.

Prange 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, 97:

Ainsworth	Davis	Good	King
Anderson	De Groote	Graham	Klemesrud
Avery	Donohue	Hansen	Knickerbocker
Baker	Duffield	Hedin	Koch
Bass	Eckels	Hendrix	Kosek
Beardsley	Edwards	Hicklin	Krall
Bents	Fiene	Hinrichs	Kruse
Bloom	Fimmen	Humbert	Landsness
Bockwoldt	Fletcher	Huston	Langland
Boothby	Frei	Kerr	Lawrence
Brown of Monona	Fulk	Kester	Long
Burkman	Gannaway	Kilpatrick	Loss

Lucken	Norland	Shepard	Van Eaton
Lynes	Olson	Siefkas	Walker
McEleney	Patrick	Sloane	Walter of
Mills	Pieper	Smith of Clayton	Marshall
Moore	Poston	Smith of	Walter of
Morrissey	Prange	Des Moines	Pottawattamie
Neal	Putney	Smith of Madison	Watson
Nelson of	Rankin	Steinberg	Weichman
Buchanan	Reed	Stevens	Weiss
Nelson of	Robb	Strawman	Wellington
Woodbury	Robinson	Tesmer	Williams
Nicholas	Saylor	Troeger	Wilson
Nielsen	Schwengel	Turner	Mr. Speaker
Noble	Scott		

The nays were: none.

Absent or not voting, 11:

Beman	Bryson	Duffy	McFarlane
Brown of	Butler	Ingalls	Redman
Mahaska	Datman	Lundy	Utzig

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

House File 525, a bill for an act to appropriate from the general fund of the state to the cosmetology examiners for operating deficiency to June 30, 1947, 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, 84:

Anderson	Fulk	Langland	Scott
Avery	Gannaway	Lawrence	Shepard
Baker	Good	Lucken	Siefkas
Bass	Graham	Lynes	Smith of Clayton
Beardsley	Hansen	McEleney	Smith of Madison
Beman	Hedin	McFarlane	Steinberg
Bloom	Hendrix	Mills	Stevens
Bockwoldt	Hicklin	Moore	Strawman
Boothby	Hinrichs	Neal	Tesmer
Brown of	Humbert	Nelson of	Turner
Mahaska	Huston	Buchanan	Van Eaton
Brown of Monona	Ingalls	Noble	Walker
Burkman	Kerr	Norland	Walter of
Butler	Kester	Olson	Marshall
Davis	Kilpatrick	Patrick	Walter of
De Groot	King	Pieper	Pottawattamie
Donohue	Klemesrud	Prange	Watson
Eckels	Knickerbocker	Rankin	Weichman
Edwards	Koch	Redman	Weiss
Fiene	Krall	Reed	Williams
Fletcher	Kruse	Robb	Wilson
Frei	Landsness	Robinson	Mr. Speaker

The nays were: none.

Absent or not voting, 24:

Ainsworth	Kosek	Nicholas	Sloane
Bents	Long	Nielsen	Smith of
Bryson	Loss	Poston	Des Moines
Datisman	Lundy	Putney	Troeger
Duffield	Morrissey	Saylor	Utzig
Duffy	Nelson of	Schwengel	Wellington
Fimmen	Woodbury		

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

House File 526, a bill for an act to provide for the transfer of funds in the state sinking fund for public deposit, created in chapter four hundred fifty-four (454), Code 1946, and the transfer of such funds therefrom creates a general contingent fund for the ensuing biennium and providing for the administration of said fund, was taken up for consideration.

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:

Ainsworth	Hansen	McEleney	Smith of Clayton
Anderson	Hedin	McFarlane	Smith of
Avery	Hendrix	Mills	Des Moines
Baker	Hicklin	Moore	Smith of Madison
Bass	Hinrichs	Morrissey	Steinberg
Beardsley	Humbert	Neal	Stevens
Beman	Huston	Noble	Strawman
Bloom	Ingalls	Norland	Tesmer
Bockwoldt	Kerr	Olson	Turner
Boothby	Kester	Patrick	Van Eaton
Brown of	Kilpatrick	Pieper	Walker
Mahaska	Klemesrud	Putney	Walter of
Burkman	Knickerbocker	Rankin	Marshall
Butler	Koch	Redman	Walter of
Davis	Kosek	Reed	Pottawattamie
De Groot	Krall	Robb	Watson
Eckels	Kruse	Robinson	Weichman
Edwards	Landsness	Saylor	Weiss
Fletcher	Langland	Scott	Wellington
Frei	Lawrence	Shepard	Williams
Fulk	Lucken	Siefkas	Wilson
Gannaway	Lynes	Sloane	Mr. Speaker

The nays were: none.

Absent or not voting, 24:

Bents	Datisman	Duffy	Good
Brown of Monona	Donohue	Fiene	Graham
Bryson	Duffield	Fimmen	King

Long	Nelson of	Nicholas	Schwengel
Loss	Buchanan	Nielsen	Troeger
Lundy	Nelson of	Poston'	Utzig
	Woodbury	Prange	

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

SENATE FILE 444 SUBSTITUTED FOR HOUSE FILE 514

Weiss of Crawford asked and obtained unanimous consent to substitute Senate File 444 for House File 514.

Senate File 444, a bill for an act to legalize and validate the election and all proceedings of the town council and town officials of the Town of Manilla, Iowa, in calling and holding a special election in the Town of Manilla, Iowa, on the 18th day of March, 1946, on the proposition of erecting and equipping a community memorial building under the provisions of chapter 33, Code of Iowa, 1939, and the issuance of sale of bonds in the amount of twenty thousand (\$20,000.00) dollars, and the levying of an annual tax for the payment of said bonds, was taken up for consideration.

Weiss 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, 91:

Anderson	Graham	Long	Pieper
Avery	Hansen	Loss	Poston
Bass	Hedin	Lucken	Prange
Bents	Hicklin	Lynes	Putney
Bloom	Hinrichs	McEleney	Rankin
Bockwoldt	Humbert	McFarlane	Redman
Boothby	Huston	Mills	Reed
Brown of Monona	Ingalls	Moore	Robinson
Burkman	Kerr	Morrissey	Saylor
Butler	Kester	Neal	Schwengel
Davis	Kilpatrick	Nelson of	Scott
De Groote	King	Buchanan	Shepard
Eckels	Klemesrud	Nelson of	Siefkas
Edwards	Knickerbocker	Woodbury	Sloane
Fiene	Koch	Nicholas	Smith of Clayton
Fimmen	Kosek	Nielsen	Smith of
Fletcher	Krall	Noble	Des Moines
Frei	Kruse	Norland	Smith of Madison
Gannaway	Landsness	Olson	Steinberg
Good	Langland	Patrick	Stevens

Strawman	Van Eaton	Walter of	Weiss
Tesmer	Walker	Pottawattamie	Williams
Troeger	Walter of	Watson	Wilson
Turner	Marshall	Weichman	Mr. Speaker

The nays were: none.

Absent or not voting, 17:

Ainsworth	Brown of	Duffield	Lundy
Baker	Mahaska	Duffy	Robb
Beardsley	Bryson	Fulk	Utzig
Beman	Datisman	Hendrix	Wellington
	Donohue	Lawrence	

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

Senate File 445, a bill for an act to amend section two hundred eighteen point fifty-eight (218.58), Code 1946, relating to the state architect securing advice and consulting with other architects, was taken up for consideration.

Weichman of Benton offered the following amendment and moved its adoption:

Amend Senate File 445 by striking all after the enacting clause and inserting in lieu thereof the following: Amend section two hundred eighteen point fifty-eight (218.58), Code of 1946, by striking the period following the word "year" in line 11 and adding in lieu thereof a comma and the words "unless a larger amount is approved by the Committee on Retrenchment and Reform."

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, 95:

Ainsworth	Brown of	Fiene	Humbert
Anderson	Mahaska	Fletcher	Huston
Avery	Brown of Monona	Frei	Kerr
Baker	Burkman	Fulk	Kester
Bass	Butler	Gannaway	Kilpatrick
Beardsley	Davis	Good	King
Beman	De Groote	Graham	Klemesrud
Bents	Donohue	Hansen	Knickerbocker
Bloom	Duffield	Hedin	Koch
Bockwoldt	Eckels	Hendrix	Kosek
Boothby	Edwards	Hinrichs	Krall

Kruse	Nelson of	Robb	Tesmer
Landsness	Woodbury	Robinson	Troeger
Langland	Nicholas	Saylor	Turner
Lawrence	Nielsen	Scott	Van Eaton
Long	Noble	Shepard	Walter of
Lucken	Norland	Siefkas	Marshall
Lynes	Olson	Sloane	Walter of
McEleney	Patrick	Smith of Clayton	Pottawattamie
McFarlane	Pieper	Smith of	Watson
Mills	Poston	Des Moines	Weichman
Moore	Prange	Smith of Madison	Weiss
Neal	Rankin	Steinberg	Wellington
Nelson of	Redman	Stevens	Williams
Buchanan	Reed	Strawman	Wilson
			Mr. Speaker

The nays were, 3:

Ingalls	Putney	Walker
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Absent or not voting, 10:

Bryson	Fimmen	Lundy	Schwengel
Datisman	Hicklin	Morrissey	Utzig
Duffy	Loss		

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

Sloane of Polk asked and obtained unanimous consent to substitute Senate File 72 for House Files 79 and 86.

Senate File 72, a bill for an act to amend section six hundred two point forty-nine (602.49), Code 1946, relating to salaries of municipal court employees, 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, 73:

Ainsworth	Fulk	Langland	Putney
Anderson	Gannaway	Lawrence	Redman
Avery	Graham	Long	Robb
Bass	Hansen	Lucken	Scott
Beardsley	Humbert	Lynes	Shepard
Bents	Huston	McEleney	Sloane
Bockwoldt	Kerr	McFarlane	Smith of Clayton
Boothby	Kester	Mills	Smith of
Brown of	Kilpatrick	Moore	Des Moines
Mahaska	King	Neal	Smith of Madison
Burkman	Klemesrud	Nelson of	Steinberg
Butler	Knickerbocker	Buchanan	Strawman
Davis	Koch	Nelson of	Tesmer
De Groote	Kosek	Woodbury	Troeger
Donohue	Krall	Nielsen	Turner
Eckels	Kruse	Norland	Van Eaton
Fimmen	Landsness	Prange	Walker

Walter of Marshall	Walter of Pottawattamie Watson	Weichman Weiss Wellington	Williams Wilson Mr. Speaker
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The nays were, 3:

Brown of Monona	Fletcher	Ingalls
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Absent or not voting, 32:

Baker	Fiene	Lundy	Rankin
Beman	Frei	Morrissey	Reed
Bloom	Good	Nicholas	Robinson
Bryson	Hedin	Noble	Saylor
Datisman	Hendrix	Olson	Schwengel
Duffield	Hicklin	Patrick	Siefkas
Duffy	Hinrichs	Pieper	Stevens
Edwards	Loss	Poston	Utzig

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

Senate File 5, a bill for an act to amend section six hundred two point forty-six, (602.46), Code 1946, relating to compensation of municipal court reporters.

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, 77:

Ainsworth	Hansen	Lynes	Sloane
Anderson	Hedin	McFarlane	Smith of Clayton
Avery	Hendrix	Moore	Smith of
Bass	Hicklin	Neal	Des Moines
Beardsley	Hinrichs	Nelson of	Smith of Madison
Bloom	Huston	Buchanan	Steinberg
Böckwoldt	Kerr	Nelson of	Tesmer
Brown of	Kester	Woodbury	Troeger
Mahaska	Kilpatrick	Nicholas	Turner
Burkman	King	Noble	Van Eaton
Butler	Klemesrud	Norland	Walter of
De Groote	Knickerbocker	Olson	Marshall
Donohue	Koch	Patrick	Walter of
Eckels	Kosek	Putney	Pottawattamie
Edwards	Krall	Redman	Watson
Fiene	Kruse	Reed	Weichman
Fimmen	Landness	Robb	Weiss
Fulk	Langland	Robinson	Williams
Gannaway	Lawrence	Scott	Wilson
Good	Lung	Shepard	Mr. Speaker
Graham	Lucken	Siefkas	

The nays were, 4:

Beman	Brown of Monona	Fletcher	Ingalls
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Absent or not voting, 27:

Baker	Duffy	Morrissey	Schwengel
Bents	Frei	Nielsen	Stevens
Boothby	Humbert	Pieper	Strawman
Bryson	Loss	Poston	Utzig
Datisman	Lundy	Prange	Walker
Davis	McEleney	Rankin	Wellington
Duffield	Mills	Saylor	

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

SENATE FILE 76 SUBSTITUTED FOR HOUSE FILE 119

Mills of Adair asked and obtained unanimous consent to substitute Senate File 76 for House File 119.

Senate File 76, a bill for an act to repeal section two hundred thirty-one point eight (231.8), Code 1946, providing for the appointment and compensation of probation officers in the Juvenile Court and to enact a substitute therefor, was taken up for consideration.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend Senate File 76, section one (1), subsection six (6), lines one (1), two (2) and three (3) by striking the words "juvenile court" and inserting in lieu thereof the words "probation office".

Amendment adopted.

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

On the question "Shall the bill pass?"

The ayes were, 62:

Ainsworth	Kerr	Moore	Smith of
Anderson	Kester	Neal	Des Moines
Avery	Kilpatrick	Nelson of	Strawman
Baker	Klemesrud	Woodbury	Tesmer
Bass	Knickerbocker	Nielsen	Troeger
Brown of Monona	Koch	Noble	Turner
Burkman	Kosek	Norland	Van Eaton
Davis	Krall	Olson	Walter of
De Groote	Kruse	Rankin	Marshall
Donohue	Landsness	Redman	Walter of
Fulk	Langland	Saylor	Pottawattamie
Gannaway	Lawrence	Schwengel	Watson
Graham	Long	Scott	Weiss
Hansen	Lundy	Shepard	Williams
Hendrix	McEleney	Sloane	Wilson
Hicklin	McFarlane	Smith of Clayton	Mr. Speaker
Huston	Mills		

The nays were, 20:

Beman	Edwards	Loss	Putney
Bents	Fiene	Lucken	Reed
Bockwoldt	Hinrichs	Nelson of	Robb
Butler	Humbert	Buchanan	Robinson
Duffield	Ingalls	Patrick	Walker
Eckels			

Absent or not voting, 26:

Beardsley	Duffy	Lynes	Smith of Madison
Bloom	Fimmen	Morrissey	Steinberg
Boothby	Fletcher	Nicholas	Stevens
Brown of	Frei	Pieper	Utzig
Mahaska	Good	Poston	Weichman
Bryson	Hedin	Prange	Wellington
Datisman	King	Siefkas	

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 to amend section eighty point eight (80.8), Code 1946, relating to the compensation of members of the highway patrol, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story moved to defer action on House File 316 and that it retain its place on the calendar.

Motion prevailed and action on House File 316 was deferred.

House File 149, a bill for an act to amend section six hundred seven point five (607.5), Code 1946, relating to fees of jurors, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend House File 149 by adding a new section as follows:

“Sec. 3. Section six hundred seven point five (607.5), Code 1946, is further amended by striking from line three (3) of subsection one (1) the word ‘three’ and substituting in lieu thereof the word ‘five’.”

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, 88:

Avery	Graham	Loss	Robb
Baker	Hansen	Lucken	Saylor
Bass	Hedin	Lundy	Schwengel
Beardsley	Hendrix	Lynes	Scott
Beman	Hicklin	McEleney	Sloane
Bloom	Hinrichs	McFarlane	Smith of Clayton
Bockwoldt	Humbert	Mills	Smith of
Boothby	Huston	Moore	Des Moines
Brown of	Ingalls	Neal	Stevens
Mahaska	Kerr	Nelson of	Strawman
Brown of Monona	Kester	Buchanan	Tesmer
Bryson	Kilpatrick	Nelson of	Troeger
Burkman	King	Woodbury	Turner
Butler	Klemesrud	Nicholas	Van Eaton
Davis	Knickerbocker	Nielsen	Walker
De Groote	Koch	Noble	Walter of
Duffield	Kosek	Olson	Marshall
Eckels	Krall	Patrick	Weichman
Fiene	Kruse	Prange	Weiss
Fimmen	Landsness	Putney	Wellington
Frei	Langland	Rankin	Williams
Fulk	Lawrence	Redman	Wilson
Gannaway	Long	Reed	Mr. Speaker
Good			

The nays were, 5:

Norland	Poston	Shepard	Siefkas
Pieper			

Absent or not voting, 15:

Ainsworth	Donohue	Morrissey	Utzig
Anderson	Duffy	Robinson	Walter of
Bents	Edwards	Smith of Madison	Pottawattamie
Datisman	Fletcher	Steinberg	Watson

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

Senate File 295, a bill for an act to amend section six hundred three point forty-three (603.43), Code 1946, relating to the salary of a judge of the superior court, was taken up for consideration.

Kosek 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, 22:

Anderson	Kilpatrick	Kruse	Tesmer
Beman	King	Mills	Walter of
Burkman	Knickerbocker	Robb	Pottawattamie
De Groote	Koch	Schwengel	Wilson
Fimmen	Kosek	Smith of Clayton	Mr. Speaker
Graham	Krall	Stevens	

The nays were, 57:

Ainsworth	Fulk	Loss	Putney
Bass	Gannaway	Lundy	Redman
Bockwoldt	Good	Lynes	Reed
Boothby	Hansen	McEleney	Robinson
Brown of Mahaska	Hedin	McFarlane	Saylor
Bryson	Hendrix	Moore	Scott
Butler	Hicklin	Neal	Shepard
Davis	Hinrichs	Nelson of Buchanan	Siefkas
Duffield	Humbert		Sloane
Eckels	Huston	Noble	Strawman
Edwards	Ingalls	Norland	Turner
Fiene	Kester	Olson	Walker
Fletcher	Landsness	Patrick	Weichman
Frei	Langland	Pieper	Wellington
	Long	Poston	

Absent or not voting, 29:

Avery	Duffy	Nicholas	Troeger
Baker	Kerr	Nielsen	Utzig
Beardsley	Klemesrud	Prange	Van Eaton
Bents	Lawrence	Rankin	Walter of Marshall
Bloom	Luken	Smith of Des Moines	Watson
Brown of Monona	Morrissey	Smith of Madison	Weiss
Datisman	Nelson of Woodbury	Steinberg	Williams
Donohue			

The bill not having received a constitutional majority was declared to have failed to pass the House.

Senate File 262, a bill for an act relating to compensation of councilmen in cities and towns, 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, 83:

Ainsworth	Eckels	Kilpatrick	Nelson of
Anderson	Edwards	Klemesrud	Buchanan
Avery	Fimmen	Knickerbocker	Nelson of
Baker	Fletcher	Koch	Woodbury
Bass	Frei	Kosek	Nicholas
Beardsley	Fulk	Krall	Nielsen
Beman	Gannaway	Kruse	Norland
Bloom	Good	Landsness	Olson
Bockwoldt	Graham	Langland	Rankin
Boothby	Hansen	Lawrence	Redman
Brown of Mahaska	Hedin	Long	Robb
	Hendrix	Loss	Robinson
Brown of Monona	Hicklin	Lynes	Saylor
Bryson	Hinrichs	McEleney	Schwengel
Burkman	Humbert	McFarlane	Scott
Butler	Huston	Mills	Siefkas
Davis	Kerr	Neal	Sloane
Donohue	Kester		Smith of Clayton

Smith of Des Moines	Turner Van Eaton	Walter of Pottawattamie	Wellington Williams
Steinberg	Walker	Weichman	Wilson
Tesmer	Walter of	Weiss	Mr. Speaker
Troeger	Marshall		

The nays were, 3:

Ingalls	Moore	Pieper
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Absent or not voting, 22:

Bents	King	Poston	Smith of Madison
Datisman	Lucken	Prange	Stevens
De Groote	Lundy	Putney	Strawman
Duffield	Morrissey	Reed	Utzig
Duffy	Noble	Shepard	Watson
Fiene	Patrick		

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

Senate File 298, a bill for an act to establish the salary of the insurance commissioner, was taken up for consideration.

Pieper of Allamakee offered the following amendment and moved its adoption.

Amend Senate File 298 by inserting the following section:

The provisions of this act shall be in full force and effect from July 1, 1947, to June 30, 1949.

Amendment lost.

Nielsen of Pottawattamie offered the following amendment and moved its adoption

Amend Senate File 298, section one (1), lines three (3) and four (4) by striking the words and figures "six thousand dollars (\$6,000.00)" and inserting in lieu thereof the words and figures "five thousand six hundred dollars (\$5,600.00)".

Amendment adopted.

Tesmer 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, 75:

Ainsworth	Bockwoldt	De Groote	Good
Anderson	Boothby	Donohue	Hansen
Avery	Brown of	Edwards	Hedin
Bass	Mahaska	Fimmen	Hendrix
Beardsley	Bryson	Frei	Hicklin
Beman	Burkman	Fulk	Hinrichs
Bloom	Davis	Gannaway	Huston

Ingalls	Lynes	Poston	Strawman
Kerr	McEleney	Prange	Tesmer
Kester	McFarlane	Putney	Turner
Kilpatrick	Mills	Rankin	Van Eaton
King	Moore	Redman	Walker
Knickerbocker	Neal	Reed	Walter of
Koch	Nelson of	Robb	Pottawattamie
Landsness	Buchanan	Saylor	Weichman
Langland	Nelson of	Schwengel	Weiss
Lawrence	Woodbury	Shepard	Wellington
Long	Nielsen	Sloane	Williams
Lucken	Norland	Smith of Clayton	Wilson
Lundy	Olson	Smith of	
		Des Moines	

The nays were, 24:

Baker	Fletcher	Morrissey	Scott
Bents	Humbert	Nicholas	Siefkas
Brown of Monona	Kosek	Noble	Smith of Madison
Butler	Krall	Patrick	Walter of
Duffield	Kruse	Pieper	Marshall
Eckels	Loss	Robinson	Watson
Fiene			

Absent or not voting, 9:

Datisman	Klemesrud	Stevens	Utzig
Duffy	Steinberg	Troeger	Mr. Speaker
Graham			

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

Senate File 236, a bill for an act to amend section four hundred fifty point twenty-five (450.25), Code 1946, relating to compensation of inheritance tax appraisers, was taken up for consideration.

EXPRESSION OF APPRECIATION

Walter of Pottawattamie moved that a committee be appointed to escort Anderson of Henry to the Speaker's station.

Motion prevailed and the Speaker appointed as such committee, Huston of Washington and Smith of Des Moines.

Anderson of Henry was escorted to the Speaker's station.

On behalf of the members of the House, in appreciation of Speaker Kuester's services to the 52nd General Assembly, Anderson of Henry presented him with a gold pen and pencil set.

Speaker Kuester thanked the members of the House for the gift and made the following remarks:

"I appreciate this more than I can express in words, especially at this particular moment. I do know, and I have said it over and over again, in various meetings I have had the privilege of attending, the

House of Representatives of the 52nd General Assembly has been a House and membership who have worked faithfully at their job.

You perhaps don't realize but we have passed quite a number over three hundred bills this session, approximately two hundred forty House bills and nearly a hundred Senate bills. This means work, and you have been working, and I say this in all sincerity.

I want to thank the members again for this fine courtesy. I appreciate it more than I have depth of words to express.

I have tried to be fair at all times. Any mistakes I have made and I have made them, have been honest mistakes. I love all of you, and again, I thank you."

On motion by McFarlane of Black Hawk the House recessed until 1:30 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

PRESENTATION OF VISITORS

Lynes of Bremer presented to the House the Honorable Joe L. Gardner, former representative of Bremer county.

The Speaker introduced to the House, the Misses Mary Lee Watson and Bernis May Watson, daughters of Watson of O'Brien.

MESSAGES FROM 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 14, resolving that the General Assembly of Iowa urge its Senators and Representatives in Congress to use their influence and support in behalf of S. 265.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 181, a bill for an act relating to the compensation of county officers, their deputies, assistants and clerks and the millage levy to pay such compensation.

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 to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of water revenue bonds by the town of Lansing, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 512, a bill for an act to enable the city of Waterloo, Iowa, to increase the salaries of all non-elective city employees.

Also: That the Senate has concurred in the House amendment to and passed Senate File 460, a bill for an appropriation to permit the Iowa School Lunch Program to function during the remainder of the biennium.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 181, a bill for an act to amend sections three hundred thirty-one point twenty-two (331.22), three hundred forty point one (340.1), three hundred forty point three (340.3), three hundred forty point five (340.5), three hundred forty point seven (340.7) to three hundred forty point eleven (340.11), inclusive, three hundred forty point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1946; to repeal sections three hundred forty point two (340.2), three hundred forty point four (340.4), three hundred forty point six (340.6) and three hundred forty point twelve (340.12), Code 1946, and to enact substitutes therefor—all relating to the compensation of county officers, their deputies, assistants and clerks and the millage levy to pay such compensation.

Read first time and passed on file.

Senate File 424, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of water revenue bonds by the town of Lansing, Iowa and the provisions made for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first time and referred to sifting committee.

SPECIAL ORDER OF BUSINESS

Donohue of Cedar asked and obtained unanimous consent to have Senate File 181 made a special order of business for 1:30 p.m., Wednesday, April 9, 1947.

Fimmen of Davis asked and obtained unanimous consent to have House File 384 made a special order of business for Wednesday morning, April 9, 1947.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 236, a bill for an act to amend section four hundred fifty point twenty-five (450.25), Code 1946, relating to compensation of inheritance tax appraisers.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend Senate File 236 by striking from line five (5) of section one (1) the words "five dollars" and substituting in lieu thereof the words "seven dollars and fifty cents" and by striking after the word "appraisement" in line six (6) the following: "and such additional compensation as shall" and by striking all of lines seven (7), eight (8), nine (9), ten (10) and eleven (11).

Amendment adopted.

Sloane of Polk offered the following amendment and moved its adoption:

Amend Senate File 236 by striking from line five (5), section one (1), the word "minimum" and inserting in lieu thereof the word "maximum".

Amendment adopted.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend Senate File 236 by adding after the word "appraisement" in line six of section one the following: ", except under extraordinary circumstances by order of the court or judge thereof the maximum set herein may be increased in an amount not to exceed \$25.00."

Weichman of Benton moved to defer action on Senate File 236 and that it retain its place on the calendar.

Putney of Tama moved as a substitute motion that the bill be laid on the table.

On the question "Shall the bill be laid on the table?"

The ayes were, 44:

Anderson	De Groote	Landsness	Sloane
Baker	Fiene	McEleney	Smith of Madison
Beardsley	Fletcher	Moore	Tesmer
Beman	Frei	Nelson of	Utzig
Bloom	Hansen	Buchanan	Walker
Bockwoldt	Hinrichs	Nielsen	Walter of
Boothby	Huston	Putney	Marshall
Brown of	Ingalls	Rankin	Watson
Mahaska	Kerr	Redman	Weiss
Brown of Monona	King	Reed	Wellington
Butler	Koch	Robb	Wilson
Datisman	Krall	Shepard	

The nays were, 44:

Ainsworth	Hedin	Loss	Patrick
Avery	Hendrix	Lucken	Pieper
Bass	Hicklin	Lundy	Robinson
Bryson	Humbert	Lynes	Saylor
Davis	Kester	Mills	Schwengel
Donohue	Kilpatrick	Neal	Scott
Duffield	Klemesrud	Nelson of	Steinberg
Edwards	Knickerbocker	Woodbury	Strawman
Fimmen	Kosek	Nicholas	Turner
Fulk	Kruse	Noble	Weichman
Gannaway	Lawrence	Norland	Williams
Graham			

Absent or not voting, 20:

Bents	Long	Siefkas	Troeger
Burkman	McFarlane	Smith of Clayton	Van Eaton
Duffy	Morrisey	Smith of	Walter of
Eckels	Olson	Des Moines	Pottawattamie
Good	Poston	Stevens	Mr. Speaker
Langland	Prange		

Motion lost.

Motion to defer prevailed and action on Senate File 236 was deferred.

The House resumed consideration of House File 316, a bill for an act to amend section eighty point eight (80.8), Code 1946, relating to the compensation of members of the highway patrol.

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, 98:

Ainsworth	Edwards	Knickerbocker	Nelson of
Anderson	Fiene	Koch	Woodbury
Avery	Fimmen	Kosek	Nicholas
Baker	Frei	Krall	Nielsen
Bass	Fulk	Kruse	Noble
Bloom	Gannaway	Landsness	Norland
Bockwoldt	Good	Langland	Olson
Boothby	Graham	Lawrence	Patrick
Brown of	Hansen	Loss	Pieper
Mahaska	Hedin	Lucken	Poston
Brown of Monona	Hendrix	Lundy	Prange
Bryson	Hicklin	Lynes	Putney
Burkman	Hinrichs	McEleney	Rankin
Butler	Humbert	McFarlane	Redman
Datisman	Huston	Mills	Reed
Davis	Kerr	Morrissey	Robb
De Groote	Kester	Neal	Saylor
Donohue	Kilpatrick	Nelson of	Schwengel
Duffield	King	Buchanan	Scott
Eckels	Klemesrud		Shepard

Siefkas	Strawman	Walker	Weichman
Sloane	Tesmer	Walter of	Weiss
Smith of Clayton	Troeger	Marshall	Wellington
Smith of Madison	Turner	Walter of	Williams
Steinberg	Utzig	Pottawattamie	Wilson
Stevens	Van Eaton	Watson	Mr. Speaker

The nays were: none.

Absent or not voting, 10:

Beardsley	Duffy	Long	Smith of
Beman	Fletcher	Moore	Des Moines
Bents	Ingalls	Robinson	

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

Senate File 416, a bill for an act relating to the pay of women inspectors at State Hospitals for insane, 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, 97:

Ainsworth	Fulk	McEleney	Shepard
Anderson	Gannaway	McFarlane	Siefkas
Avery	Good	Mills	Sloane
Baker	Graham	Moore	Smith of Clayton
Bass	Hansen	Neal	Smith of Madison
Beardsley	Hedin	Nelson of	Steinberg
Beman	Hendrix	Buchanan	Stevens
Bloom	Hicklin	Nelson of	Strawman
Bockwoldt	Hinrichs	Woodbury	Tesmer
Boothby	Humbert	Nicholas	Troeger
Brown of	Huston	Nielsen	Turner
Mahaska	Kerr	Noble	Utzig
Brown of Monona	Kester	Norland	Van Eaton
Burkman	Kilpatrick	Olson	Walker
Butler	King	Patrick	Walter of
Datisman	Klemesrud	Pieper	Marshall
Davis	Knickerbocker	Poston	Walter of
De Groote	Koch	Putney	Pottawattamie
Donohue	Kosek	Rankin	Watson
Duffield	Krall	Redman	Weichman
Eckels	Kruse	Reed	Weiss
Edwards	Landsness	Robb	Wellington
Fiene	Lawrence	Robinson	Williams
Fimmen	Lucken	Saylor	Wilson
Fletcher	Lundy	Scott	Mr. Speaker
Frei	Lyns		

The nays were: none.

Absent or not voting, 11:

Bents	Ingalls	Loss	Schwengel
Bryson	Langland	Morrissey	Smith of
Duffy	Long	Prange	Des Moines

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

Senate File 235, a bill for an act to amend chapter one hundred eighty-one (181), Code 1946, relating to the beef cattle producer's association, was taken up for consideration.

Smith of Clayton offered the following amendment and moved its adoption:

Amend Senate File 235 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section 181.4 by striking all after the word "chapter" in line five (5), and inserting in lieu thereof the following: "The salary of such persons so employed shall be set by the executive committee subject to the approval of the Secretary of Agriculture, and such persons shall hold office at the pleasure of the executive committee."

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, 94:

Ainsworth	Fulk	Lucken	Schwengel
Anderson	Gannaway	Lundy	Scott
Avery	Good	Lynes	Shepard
Baker	Graham	McEleney	Siefkas
Bass	Hansen	McFarlane	Sloane
Beardsley	Hedin	Mills	Smith of Clayton
Bents	Hendrix	Moore	Smith of Madison
Bloom	Hicklin	Neal	Steinberg
Bockwoldt	Hinrichs	Nelson of	Strawman
Brown of	Humbert	Buchanan	Tesmer
Mahaska	Huston	Nelson of	Troeger
Brown of Monona	Ingalls	Woodbury	Turner
Bryson	Kerr	Nicholas	Utzig
Burkman	Kester	Nielsen	Van Eaton
Butler	Kilpatrick	Noble	Walker
Datisman	King	Norland	Walter of
Davis	Klemesrud	Olson	Marshall
De Groote	Knickerbocker	Patrick	Watson
Donohue	Koch	Putney	Weichman
Duffield	Kosek	Rankin	Weiss
Eckels	Krall	Redman	Wellington
Edwards	Kruse	Reed	Williams
Fiene	Landsness	Robb	Wilson
Fimmen	Lawrence	Saylor	Mr. Speaker
Frei	Long		

The nays were: none.

Absent or not voting, 14:

Beman	Langland	Poston	Stevens
Boothby	Loss	Prange	Walter of
Duffy	Morrissey	Robinson	Pottawattamie
Fletcher	Pieper	Smith of	
		Des Moines	

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

House File 520, a bill for an act to amend section one hundred twenty-three point ten (123.10), Code 1946, relating to salaries of the members of the Iowa Liquor Control Commission, 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, 65:

Ainsworth	Edwards	Kruse	Saylor
Anderson	Fimmen	Landsness	Schwengel
Avery	Frei	Lawrence	Sloane
Bass	Fulk	Long	Smith of Clayton
Bloom	Good	Lundy	Steinberg
Boothby	Graham	Lynes	Tesmer
Brown of	Hansen	McEleney	Troeger
Mahaska	Hedin	McFarlane	Turner
Brown of Monona	Hendrix	Mills	Utzig
Bryson	Hinrichs	Neal	Van Eaton
Burkman	Humbert	Nelson of	Walter of
Butler	Huston	Woodbury	Marshall
Datisman	Kester	Nielsen	Watson
Davis	Knickerbocker	Rankin	Weichman
De Groote	Koch	Redman	Weiss
Donohue	Kosek	Reed	Wilson
Eckels	Krall	Robb	Mr. Speaker

The nays were, 24:

Beman	Kerr	Noble	Shepard
Bents	Kjemesrud	Norland	Smith of Madison
Bockwoldt	Loss	Patrick	Strawman
Fiene	Nelson of	Pieper	Walker
Fletcher	Buchanan	Putney	Wellington
Gannaway	Nicholas	Scott	Williams
Ingalls			

Absent or not voting, 19:

Baker	King	Olson	Smith of
Beardsley	Langland	Poston	Des Moines
Duffield	Lucken	Prange	Stevens
Duffy	Moore	Robinson	Walter of
Hicklin	Morrissey	Siefkas	Pottawattami
Kilpatrick			

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

House File 523, a bill for an act relating to the compensation of the members of the board of social welfare, 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, 62:

Ainsworth	Hansen	Lynes	Robb
Avery	Hedin	McEleney	Schwengel
Bass	Hicklin	McFarlane	Sloane
Bockwoldt	Hinrichs	Moore	Smith of Clayton
Boothby	Humbert	Neal	Strawman
Brown of Mahaska	Huston	Nelson of Buchanan	Tesmer
Bryson	Kerr	Nelson of Woodbury	Troeger
Burkman	Kester	Nielsen	Turner
Butler	King	Noble	Utzig
De Groot	Knickerbocker	Norland	Van Eaton
Donohue	Koch	Poston	Watson
Fimmen	Kosek	Rankin	Weichman
Frei	Krall	Redman	Weiss
Fulk	Kruse	Reed	Wellington
Gannaway	Landsness		Wilson
Graham	Lundy		Mr. Speaker

The nays were, 17:

Anderson	Fiene	Pieper	Siefkas
Beman	Fletcher	Putney	Walter of Marshall
Bents	Ingalls	Scott	Williams
Brown of Monona	Loss	Shepard	
Eckels	Patrick		

Absent or not voting, 29:

Baker	Good	Mills	Smith of Des Moines
Beardsley	Hendrix	Morrissey	Smith of Madison
Bloom	Kilpatrick	Nicholas	Steinberg
Datisman	Klemesrud	Olson	Stevens
Davis	Langland	Prange	Walker
Duffield	Lawrence	Robinson	Walter of Pottawattamie
Duffy	Long	Saylor	
Edwards	Lucken		

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 section eighty-two point one (82.1), Code 1946, relating to coal mines and mining by setting compensation of board of examiners, was taken up for consideration.

Lundy of Monroe moved that the bill be read a last time now and placed 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:

Ainsworth	Good	McEleney	Shepard
Anderson	Graham	McFarlane	Sloane
Avery	Hansen	Mills	Smith of Clayton
Baker	Hedin	Moore	Smith of
Bass	Hendrix	Neal	Des Moines
Beardsley	Hicklin	Nelson of	Smith of Madison
Bents	Hinrichs	Buchanan	Steinberg
Bloom	Humbert	Nelson of	Stevens
Bockwoldt	Huston	Woodbury	Strawman
Boothby	Kerr	Nicholas	Tesmer
Brown of	Kester	Noble	Troeger
Mahaska	Kilpatrick	Norland	Turner
Burkman	King	Olson	Utzig
Davis	Klemesrud	Patrick	Van Eaton
De Groot	Knickerbocker	Poston	Walter of
Donohue	Koch	Putney	Marshall
Eckels	Kosek	Rankin	Watson
Edwards	Krall	Redman	Weichman
Fiene	Kruse	Reed	Weiss
Fimmen	Long	Robb	Wellington
Frei	Lucken	Saylor	Williams
Fulk	Lundy	Schwengel	Wilson
Gannaway	Lynes	Scott	Mr. Speaker

The nays were: none.

Absent or not voting, 21:

Beman	Duffy	Loss	Robinson
Brown of Monona	Fletcher	Morrissey	Siefkas
Bryson	Ingalls	Nielsen	Walker
Butler	Landsness	Pieper	Walter of
Datisman	Langland	Prange	Pottawattamie
Duffield	Lawrence		

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

House File 506, a bill for an act to amend section two hundred thirty-three point two (233.2), Code 1946, relating to the penalty for contributing to the delinquency of a minor, was taken up for consideration.

Lundy of Monroe moved that the bill be read a last time now and placed 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:

Ainsworth	Hansen	McEleney	Saylor
Anderson	Hedin	McFarlane	Schwengel
Avery	Hendrix	Mills	Scott
Baker	Hicklin	Moore	Shepard
Bass	Hinrichs	Morrissey	Sloane
Beardsley	Humbert	Neal	Smith of Clayton
Bockwoldt	Ingalls	Nelson of	Smith of
Brown of	Kerr	Buchanan	Des Moines
Mahaska	Kester	Nelson of	Steinberg
Brown of Monona	Kilpatrick	Woodbury	Stevens
Bryson	King	Nicholas	Strawman
Butler	Klemesrud	Nielsen	Tesmer
Datisman	Knickerbocker	Noble	Troeger
Donohue	Koch	Norland	Turner
Eckels	Kosek	Olson	Utzig
Fiene	Krall	Patrick	Van Eaton
Fimmen	Kruse	Pieper	Walter of
Fletcher	Landsness	Prange	Pottawattamie
Frei	Langland	Putney	Weichman
Fulk	Lawrence	Rankin	Weiss
Gannaway	Lucken	Redman	Wellington
Good	Lundy	Reed	Williams
Graham	Lynes	Robinson	Mr. Speaker

The nays were, 2:

Loss Walker

Absent or not voting, 19:

Beman	Davis	Huston	Smith of Madison
Bents	De Groot	Long	Walter of
Bloom	Duffield	Poston	Marshall
Boothby	Duffy	Robb	Watson
Burkman	Edwards	Siefkas	Wilson

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

House File 507, a bill for an act relating to wanton neglect on the part of a parent, making it unlawful and providing penalty therefor, was taken up for consideration.

Lundy of Monroe moved that the bill be read a last time now and placed 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:

Ainsworth	Graham	McEleney	Schwengel
Anderson	Hansen	McFarlane	Scott
Avery	Hedin	Mills	Shepard
Baker	Hendrix	Moore	Siefkas
Bass	Hicklin	Morrissey	Sloane
Beardsley	Hinrichs	Neal	Smith of Clayton
Beman	Huston	Nelson of	Smith of
Bents	Ingalls	Buchanan	Des Moines
Bockwoldt	Kerr	Nelson of	Steinberg
Brown of	Kester	Woodbury	Stevens
Mahaska	Kilpatrick	Nicholas	Strawman
Brown of Monona	King	Nielsen	Tesmer
Bryson	Klemesrud	Noble	Troeger
Burkman	Knickerbocker	Norland	Turner
Butler	Koch	Olson	Utzig
Datisman	Kosek	Patrick	Van Eaton
De Groot	Krall	Pieper	Walker
Donohue	Kruse	Prange	Walter of
Eckels	Landsness	Putney	Pottawattamie
Fimmen	Langland	Rankin	Weichman
Fletcher	Lawrence	Redman	Weiss
Frei	Lucken	Reed	Williams
Fulk	Lundy	Robinson	Wilson
Gannaway	Lynes	Saylor	Mr. Speaker
Good			

The nays were: none.

Absent or not voting, 16:

Bloom	Edwards	Loss	Walter of
Boothby	Fiene	Poston	Marshall
Davis	Humbert	Robb	Watson
Duffield	Long	Smith of Madison	Wellington
Duffy			

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

House File 508, a bill for an act granting jurisdiction to juvenile courts in prosecutions arising under and by virtue of the provisions of section two hundred thirty-three point one (233.1), Code 1946, was taken up for consideration.

Lundy of Monroe moved that the bill be read a last time now and placed 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:

Ainsworth	Graham	Mills	Scott
Anderson	Hansen	Moore	Shepard
Baker	Hedin	Morrissey	Siefkas
Bass	Hicklin	Neal	Sloane
Beardsley	Hinrichs	Nelson of	Smith of Clayton
Beman	Huston	Buchanan	Smith of
Bents	Ingalls	Nelson of	Des Moines
Bockwoldt	Kerr	Woodbury	Steinberg
Brown of	Kester	Nicholas	Stevens
Mahaska	Kilpatrick	Nielsen	Strawman
Brown of Monona	King	Noble	Tesmer
Bryson	Klemesrud	Norland	Troeger
Burkman	Knickerbocker	Olson	Turner
Butler	Koch	Patrick	Utzig
Datisman	Kosek	Pieper	Van Eaton
Davis	Krall	Prange	Walker
Donohue	Kruse	Putney	Walter of
Eckels	Landsness	Rankin	Pottawattamie
Fiene	Langland	Redman	Weichman
Fimmen	Lawrence	Reed	Weiss
Fletcher	Long	Robb	Wellington
Frei	Lucken	Robinson	Williams
Fulk	Lundy	Saylor	Wilson
Gannaway	Lynes	Schwengel	Mr. Speaker
Good	McFarlane		

The nays were: none.

Absent or not voting, 15:

Avery	Duffield	Humbert	Smith of Madison
Bloom	Duffy	Loss	Walter of
Boothby	Edwards	McEleney	Marshall
De Groot	Hendrix	Poston	Watson

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

House File 509, a bill for an act to amend section two hundred thirty-two point twenty-seven (232.27), Code 1946, by adding thereto a paragraph providing power in the juvenile court to recall a juvenile committed under mandatory provisions of said section and to deal with said juvenile further thereafter, was taken up for consideration.

Lundy of Monroe moved that the bill be read a last time now and placed 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:

Ainsworth	Gannaway	Lundy	Saylor
Anderson	Good	Lynes	Schwengel
Avery	Graham	McFarlane	Scott
Baker	Hansen	Mills	Shepard
Bass	Hedin	Moore	Siefkas
Beardsley	Hicklin	Morrissey	Sloane
Bents	Hinrichs	Neal	Smith of Clayton
Bloom	Humbert	Nelson of	Smith of
Bockwoldt	Huston	Buchanan	Des Moines
Brown of	Ingalls	Nelson of	Steinberg
Mahaska	Kerr	Woodbury	Stevens
Brown of Monona	Kester	Nicholas	Strawman
Bryson	Kilpatrick	Nielsen	Tesmer
Burkman	King	Noble	Troeger
Butler	Klemesrud	Norland	Turner
Datisman	Knickerbocker	Olson	Utzig
Davis	Koch	Patrick	Van Eaton
Donohue	Kosek	Pieper	Walter of
Duffield	Krall	Poston	Pottawattamie
Eckels	Kruse	Prange	Weichman
Edwards	Landsness	Putney	Weiss
Fiene	Langland	Rankin	Wellington
Fimmen	Lawrence	Redman	Williams
Fletcher	Long	Reed	Wilson
Frei	Loss	Robb	Mr. Speaker
Fulk	Lucken	Robinson	

The nays were: none.

Absent or not voting, 10:

Beman	Duffy	Smith of Madison	Walter of
Boothby	Hendrix	Walker	Marshall
De Groote	McEleney		Watson

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

House File 510, a bill for an act to amend section two hundred thirty-two point thirty (232.30), Code 1946, by adding thereto a paragraph providing for release or discharge of a child from certain commitments by a juvenile court, was taken up for consideration.

Lundy of Monroe moved that the bill be read a last time now and placed 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:

Ainsworth	Fulk	Lucken	Robinson
Anderson	Gannaway	Lundy	Saylor
Avery	Good	Lynes	Schwengel
Baker	Graham	McEleney	Scott
Bass	Hansen	McFarlane	Shepard
Beardsley	Hedin	Mills	Siefkas
Beman	Hendrix	Moore	Sloane
Bents	Hicklin	Morrissey	Smith of Clayton
Bloom	Hinrichs	Neal	Smith of Des Moines
Bockwoldt	Humbert	Nelson of Buchanan	Steinberg
Boothby	Huston	Nelson of Woodbury	Stevens
Brown of Mahaska	Ingalls	Nicholas	Strawman
Brown of Monona	Kerr	Nielsen	Tesmer
Bryson	Kester	Noble	Troeger
Burkman	Kilpatrick	Norland	Turner
Burkman	King	Olson	Utzig
Butler	Klemesrud	Patrick	Van Eaton
Datisman	Knickerbocker	Pieper	Walter of Pottawattamie
Davis	Koch	Poston	Weichman
De Groot	Kosek	Prange	Weiss
Donohue	Krall	Putney	Wellington
Duffield	Kruse	Rankin	Williams
Eckels	Landsness	Redman	Wilson
Edwards	Langland	Reed	Mr. Speaker
Fiene	Lawrence	Robb	
Fimmen	Long		
Fletcher	Loss		

The nays were: none.

Absent or not voting, 6:

Duffy	Smith of Madison	Walter of	Watson
Frei	Walker	Marshall	

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

House File 262, a bill for an act to amend sections one hundred thirty-seven point one (137.1), one hundred thirty-seven point two (137.2), one hundred thirty-seven point three (137.3), one hundred thirty-seven point eight (137.8), one hundred thirty-nine point twenty (139.20), one hundred forty point thirty-four (140.34), and three hundred fifty-nine point seventeen (359.17), Code 1946, relating to local boards of health, with report of committee recommending passage, was taken up for consideration.

Nelson of Woodbury asked and obtained unanimous consent to withdraw the following amendments proposed by him:

Amend House File 262 by striking the title and substituting in lieu thereof the following: "An act to amend chapter 137, Code 1946, relating to the transfer of certain duties of the township trustees to the county board of supervisors".

Further amend by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Amend chapter 137 by adding thereto the following: The township boards of trustees of any county in Iowa may by mutual agreement with the county board of supervisors of their county transfer to said board of supervisors all of their powers and duties as local boards of health."

Amend the amendment to House File 262 by Nelson of Woodbury filed April 1, 1947, by striking the period (.) after the word "health" in line eleven (11) of said amendment and adding the following: "provided, however, nothing herein contained shall deny the county township trustees the right and privilege of withdrawing from the above referred to agreement with the board of supervisors. Said withdrawal shall be made effective upon the passage of a resolution by the township board of trustees at a regular meeting and by a majority vote, a copy of which said resolution shall be forthwith delivered to the board of supervisors with a duly prepared notice that said withdrawal shall be effective ninety (90) days after the filing of said resolution to the board of supervisors."

Tesmer of Black Hawk offered the following amendment and moved its adoption:

1. Amend section one (1) by striking the period (.) at the end of line seven (7) and substituting in lieu thereof a semicolon (;) and by adding the following: "provided, however, the township trustees in any township may organize as a local board of health for such township."

2. Further amend by striking all of sections two (2), three (3), four (4), five (5) and six (6), and substituting in lieu thereof the following:

"Sec. 2. Section one hundred thirty-seven point two (137.2), Code 1946, is amended by striking after the word "In" in line seven (7) the following: "counties the members of the board of health shall elect one of their number as chairman and in".

Sec. 3. Section one hundred thirty-seven point three (137.3), Code 1946, is amended by inserting after the word "clerk" in line two (2) the words "or the county auditor".

Sec. 4. Section one hundred thirty-seven point eight (137.8), Code 1946, is amended by inserting before the word "or" in line four (4) the word "county".

Sec. 5. Section one hundred thirty-nine point twenty (139.20), Code 1946, is amended by inserting before the word "mayor" in line four (4) the following: "county auditor,".

Sec. 6. Section one hundred forty point thirty-four (140.34), Code 1946, is amended by inserting before the word "city" in line two (2) the following: "county,".

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, 102:

Ainsworth	Gannaway	Lundy	Schwengel
Anderson	Good	Lynes	Scott
Avery	Graham	McFarlane	Siefkas
Baker	Hansen	Mills	Sloane
Bass	Hedin	Moore	Smith of Clayton
Beardsley	Hendrix	Morrissey	Smith of
Beman	Hicklin	Neal	Des Moines
Bents	Hinrichs	Nelson of	Smith of Madison
Bloom	Humbert	Buchanan	Steinberg
Bockwoldt	Huston	Nelson of	Strawman
Boothby	Ingalls	Woodbury	Tesmer
Brown of	Kerr	Nicholas	Troeger
Mahaska	Kester	Nielsen	Turner
Brown of Monona	Kilpatrick	Noble	Utzig
Bryson	King	Norland	Van Eaton
Burkman	Klemesrud	Olson	Walker
Butler	Knickerbocker	Patrick	Walter of
Datisman	Koch	Pieper	Marshall
Davis	Kosek	Poston	Walter of
De Groote	Krall	Prange	Pottawattamie
Donohue	Kruse	Putney	Watson
Duffield	Landsness	Rankin	Weichman
Eckels	Langland	Redman	Weiss
Edwards	Lawrence	Reed	Wellington
Fimmen	Long	Robb	Williams
Fletcher	Loss	Robinson	Wilson
Fulk	Lucken	Saylor	Mr. Speaker

The nays were: none.

Absent or not voting, 6:

Duffy	Frei	Shepard	Stevens
Fiene	McEleney		

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

Putney of Tama, 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 22, 97, 107, 196, 250, 251, 275, 404, 470, 492, and 515; and Senate Files 105, 144, 212, 448 and 449.

LAWRENCE PUTNEY, *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 22, 97, 107, 196, 250, 251, 275, 404, 470, 492 and 515; and Senate Files 105, 144, 212, 448 and 449.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 8th day of April, 1947, sent to the Governor for his approval: House Files 22, 97, 107, 196, 250, 251, 275, 404, 470, 492 and 515.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bill: April 7, 1947, House File 328.

AMENDMENTS FILED

Amend Senate File 123 by striking from line two (2) of section two (2) the figures "431.463" and substituting in lieu thereof the figures "321.463".

Further amend by striking between line thirty-five (35) and line thirty-six (36) of section two (2) the following words: "Distance in feet between the extremes of any group of axles or the extreme of the vehicle or combination. Maximum load in pounds carried on any group of axles of the vehicle or combination."

NELSON of Woodbury.

Amend Senate File 181 by adding thereto the following section:

Amend section 340.1, Code 1946, subsection 12, by striking the following words in line 1, 2 and 3 thereof:

"in counties having two places at which the district court is held, five hundred dollars additional."

SLOANE of Polk.

AMENDMENT TO SENATE FILE 181

Amend Senate File 181 by adding thereto the following sections:

Section three hundred fifty-nine point forty-eight (359.48), Code 1946, is hereby amended by striking from line seven (7) thereof the word

"four" and inserting in lieu thereof the words "seven and one-half".

Further amend by striking from line fourteen (14) of said section the word "four" and inserting in lieu thereof the words "seven and one-half".

This Act shall revert to and be in full force and effect as of January 1st, 1947.

This Act being of immediate importance shall be in full force and effect from and after its publication in the Oelwein Daily Register, a newspaper published at Oelwein, Iowa, and in the Independence Bulletin-Journal, a newspaper published at Independence, Iowa.

WALKER of Hamilton.

Amend Senate File 302 by adding in line eight (8) of section one (1), after the word "physician's", the words "or other practitioner's."

SLOANE of Polk.

Amend House File 384 by adding thereto the following new section:
"Section three hundred ten point eleven (310.11), Code 1946, is amended by striking the period at the end of said section and inserting in lieu thereof the following:

"The Board of Supervisors of the counties on either side of an unimproved road forming the boundary between such two (2) counties shall jointly submit to the highway commission at the time they submit each of their project statements as required by this section, a joint project statement for the improvement of roads forming the boundary between two (2) counties. Such statement shall provide one (1) mile of such boundary road to each ten (10) miles of farm-to-market road submitted during that year by said counties, and that no project for the improvement of farm-to-market roads submitted by either county shall be approved by the state highway commission or certified for an allotment of the farm-to-market road fund until and unless said counties submit for improvement as farm-to-market roads or agree to improve by grading, draining, bridging and surfacing as local secondary roads within 2 years, one mile of road forming the boundary between two (2) counties for each ten (10) miles of other farm-to-market roads to be constructed that year in said counties. One (1) mile of road forming the boundary between two (2) counties shall thus be constructed for each ten (10) miles of the total farm-to-market road construction in both counties."

LUNDY of Monroe.

Amend House File 384 by striking all of said bill after the enacting clause and substituting the following in lieu thereof:

"Section 1. Section three hundred ten point five (310.5), Code 1946, is hereby amended by inserting after the period (.) following the word "state" in line nine (9) of said section the following: 'Provided that any amount, if any, over and above four million dollars (\$4,000,000.00) transferred from the primary road fund to the farm-to-market road fund in any year, under the provisions of section three hundred ten

point thirty-one (310.31), Code 1946, shall be allotted by the state highway commission among the counties in such manner as to equalize, insofar as practicable, the improvement of the farm-to-market roads in all sections of the state."

"Sec. 2. Section three hundred ten point nine (310.9), Code 1946, is hereby amended by striking all of said section after the word 'required' in line eleven (11) and placing a period (.) after the word 'required'."

"Sec. 3. Section three hundred ten point ten (310.10), Code 1946, is hereby amended and revised to read as follows:

"The secondary roads of the state are, for the purposes of this chapter, divided into two systems, to-wit: a farm-to-market road system of not more than 35,000 miles, and a local secondary road system. The farm-to-market road system shall embrace those main market secondary roads (not including roads in cities and towns) which connect the rural areas with cities, towns, villages, main market centers, primary roads, and other rural areas, and which have already been designated by the county boards of supervisors, recommended by the state highway commission, and approved by the U. S. Public Roads Administration for inclusion in the Federal Aid Secondary Road System under the Federal Highway Act of 1944. The state highway commission shall file with the county auditor of each county a map showing the farm-to-market road system so approved in that county.

The farm-to-market road mileage of the state shall be equitably divided among all the counties of the state. For that purpose and in order to meet unforeseen or better understood conditions, the said farm-to-market road system in any county shall be subject to revision by the state highway commission but the total mileage of said system shall not be increased above thirty-five thousand (35,000) miles. Any portion of said farm-to-market road system eliminated by any change shall revert to and become a part of the local secondary road system.'"

"Sec. 4. Section three hundred ten point thirty-three (310.33), Code 1946, is hereby repealed."

Sec. 5. This Act being deemed of immediate importance shall be in full force and effect from and after its publication in the, a newspaper published at, Iowa, and the, a newspaper published at, Iowa.

Further amend the title of said bill as follows:

A BILL FOR

An Act to Amend Chapter Three Hundred Ten (310), Code 1946, relating to farm-to-market roads, and to enlarge the farm-to-market road system to coincide with the Federal Aid Secondary Road System.

FIMMEN of Davis.

Amend section twelve (12) of Senate File 181 by adding at the end of sub-section three (3) thereof, the following:

"Full time deputy assessors in such cities shall receive as their annual compensation seventy-five per cent (75%) of the amount of

compensation of the city assessor but not to exceed twenty-seven hundred dollars (\$2,700.00)."

McFARLANE of Black Hawk.

On motion by McFarlane of Black Hawk the House recessed until 8:00 p.m. today.

EVENING SESSION

The House reconvened at 8:00 p.m. for a special memorial session, Avery of Clay 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:

Otto Albert of Grundy county
 William J. Beeler of Madison county
 Heinrich H. Boettger of Scott county
 Marion Bruce of Pocahontas county
 M. H. Calderwood of Scott county
 Gardner Cowles of Kossuth county
 James E. Craven of Jasper county
 Samuel B. Crouch of Greene county
 William D. Dodds of Des Moines county
 Seth Benjamin Durant of Hancock county
 Ernest Orlando Ellsworth of Hardin county
 Harold Felton of Warren county
 John Wilford Frizzell of Poweshiek county
 John P. Gallagher of Iowa county
 G. J. Gittinger of Lucas county
 C. L. Gunderson of Pocahontas county
 Albert W. Hamann of Scott county
 John T. Hansen of Scott county
 John G. Hempel of Clayton county
 Chester Leland Johns of Wapello county
 Peter John Klinker of Crawford county
 Ellet Lepley of Grundy county
 Howard A. Mathews of Des Moines county
 Emil C. Matthiesen of Clinton county
 Marion McCaulley of Calhoun county
 William A. Mooty of Grundy county
 Dean W. Peisen of Hardin county
 Walter Sherman Pritchard of Hancock county
 John M. Ramsey of Butler county

Philip F. Roan of Lee county
William E. G. Saunders of Palo Alto county
Anthony Te Paske of Sioux county
Henry Thuenen of Scott county
Thomas A. Way of Hancock county

Vocal selections were rendered by Eleanor Codd Bellis, Des Moines, who sang "The Lord's Prayer", "A Perfect Day", and "Sunset and Evening Star". Mrs. Bellis was accompanied by Mrs. Madge Clark of Des Moines.

Benediction was offered by the Honorable Ivan R. Mills.

On motion by McFarlane of Black Hawk, the House adjourned until 9:30 a.m. Wednesday, April 9, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 9, 1947.

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

Prayer was offered by the Reverend W. F. Baker, pastor of the Baptist Church of Malvern, Iowa.

Journal of April 8 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Kosek of Linn on request of Knickerbocker of Linn.

PRESENTATION OF VISITORS

Steinberg of Story presented to the House, twenty-six pupils from the Huxley Junior High and their teacher, Marion Chance.

Nicholas of Cerro Gordo introduced to the House, Dr. H. C. Krueger, former member of the House from Cerro Gordo county.

PETITIONS

Sloane of Polk presented a petition signed by seventy-eight residents of Des Moines urging support of House File 311.

Referred to committee on fish and game.

Beman of Keokuk presented a petition signed by fifteen members of the Delta Women's Club of Delta urging support of Senate File 201.

Referred to committee on public libraries.

SPECIAL ANNOUNCEMENT

Senator Tunis H. Klein extends an invitation to members of both the House and the Senate, together with officers, clerks and employees, to attend a program given by a committee representing the "Tulip Time Festival." The program will be in the House chamber, April 10th at 3:00 p.m. After the program refreshments will be served in committee room No. 22 of the Senate.

PROOF OF PUBLICATION

Published copy of House File 533 and verified proof of publication of said bill in the Garner Leader and Signal on April 2, 1947, 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

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 370, under Rule 72.

INTRODUCTION OF BILLS

House File 533, by committee on judiciary 2, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Garner in the county of Hancock, State of Iowa, in calling and holding an election on March 10, 1947, on the proposition of issuing bonds of said school district in the amount of eighty thousand dollars for the purpose of constructing, reconstructing, and equipping additional school facilities.

Read first time and referred to sifting committee.

House File 534, by committee on ways and means, a bill for an act to impose a retail sales tax upon the proceeds of the sale of cigarettes and beer at retail and repealing present exemptions from sales or use tax on sales of beer, cigarettes, cigarette papers and tubes; the proceeds of such tax to be distributed as provided in this act.

Read first time and 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 has passed the following bill in which the concurrence of the House is asked:

Senate File 229, a bill for an act relating to the "State Dairy Association".

Also: That the Senate has concurred in the House amendment to and passed Senate File 76, a bill for an act relating to the appointment and compensation of probation officers in the juvenile court.

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 with reference to increasing the compensation of grand jury clerks.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 252, a bill for an act relating to the state conservation commission and its officers and employees.

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 fish and game conservation.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 302, a bill for an act to allow sick leave for all public school employees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 471, a bill for an act relating to the salary of the Commissioner of the Department of Public Safety.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 472, a bill for an act relating to salaries of the members of the Iowa Liquor Control Commission.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 229, a bill for an act to amend chapter one hundred seventy-eight (178), Code 1946, relating to the "State Dairy Association".

Read first time and passed on file.

Senate File 244, a bill for an act to amend sections seven hundred seventy point nineteen (770.19) and seven hundred seventy point twenty-one (770.21), Code 1946, with reference to increasing the compensation of grand jury clerks.

Read first time and passed on file.

Senate File 252, a bill for an act to amend chapter one hundred seven (107), Code 1946, relating to the state conservation commission and its officers and employees.

Read first time and passed on file.

Senate File 290, a bill for an act to amend chapters one hundred nine (109) and one hundred ten (110), Code 1946, relating to fish and game conservation.

Read first time and referred to sifting committee.

Senate File 302, a bill for an act to allow sick leave for all public school employees, to specify a definite minimum allowance and to provide for an accumulation of unused time within a school district.

Read first time and referred to sifting committee.

Senate File 471, a bill for an act to amend chapter eighty (80), Code 1946, relating to the salary of the Commissioner of the Department of Public Safety.

Read first time and passed on file.

Senate File 472, a bill for an act to amend section one hundred twenty-three point ten (123.10), Code 1946, relating to salaries of the members of the Iowa Liquor Control Commission.

Read first time and passed on file.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 18

Olson of Mitchell called up House Concurrent Resolution 18, found on page 921 of the journal of March 25.

Avery of Clay moved to amend House Concurrent Resolution 18 by substituting April 16th as the date of adjournment.

Amendment lost.

Olson of Mitchell moved the adoption of the resolution.

Motion prevailed and the resolution was adopted.

McFarlane of Black Hawk moved to reconsider the vote by which House Concurrent Resolution 18 passed the House, and that the motion to reconsider be laid on the table.

Motion prevailed.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 20

Ainsworth of Dickinson called up House Concurrent Resolution 20, found on pages 1149 and 1150 of the Journal of April 7, and moved its adoption.

Noble of Harrison moved the resolution be laid on the table.

On the question "Shall the resolution be tabled?"

Rule 18 invoked requiring all members present to vote.

The ayes were, 55:

Anderson	Frei	Landsness	Scott
Beardsley	Fulk	Loss	Shepard
Beman	Gannaway	Lucken	Siefkas
Bents	Graham	Lynes	Smith of Clayton
Bockwoldt	Hedin	McEleney	Steinberg
Brown of Mahaska	Hinrichs	Moore	Troeger
Datisman	Huston	Neal	Utzig
De Groot	Kerr	Nicholas	Van Eaton
Duffield	Kester	Nielsen	Walker
Duffy	Kilpatrick	Noble	Walter of Marshall
Eckels	King	Patrick	Watson
Edwards	Koch	Prange	Weichman
Fiene	Krall	Robinson	Wellington
Fletcher	Kruse	Schwengel	

The nays were, 48:

Ainsworth	Hansen	Morrissey	Robb
Avery	Hendrix	Nelson of Buchanan	Saylor
Baker	Hicklin	Nelson of Woodbury	Sloane
Bass	Humbert	Norland	Smith of Des Moines
Bloom	Ingalls	Olson	Smith of Madison
Boothby	Klemesrud	Pieper	Tesmer
Brown of Monona	Knickerbocker	Poston	Walter of Pottawattamie
Burkman	Langland	Putney	Weiss
Butler	Lawrence	Rankin	Williams
Davis	Long	Redman	Wilson
Donohue	Lundy	Reed	Mr. Speaker
Fimmen	McFarlane		
Good	Mills		

Absent or not voting, 5:

Bryson	Stevens	Strawman	Turner
Kosek			

Motion prevailed.

CONSIDERATION OF BILLS

House File 384, a bill for an act to amend chapter three hundred ten (310), Code 1946, relating to farm-to-market roads, to harmonize the farm-to-market road law with the federal law which authorizes aid to secondary roads, to enlarge the farm-to-market road system to coincide with the federal aid secondary road system, and to equalize farm-to-market road improvements in all sections of the state, was taken up for consideration.

Redman of Sac in the chair.

Fimmen of Davis offered the following amendment to House File 384.

Amend House File 384 by striking all of said bill after the enacting clause and substituting the following in lieu thereof:

"Section 1. Section three hundred ten point five (310.5), Code 1946, is hereby amended by inserting after the period (.) following the word "state" in line nine (9) of said section the following: 'Provided that any amount, if any, over and above four million dollars (\$4,000,000.00) transferred from the primary road fund to the farm-to-market road fund in any year, under the provisions of section three hundred ten point thirty-one (310.31), Code 1946, shall be allotted by the state highway commission among the counties in such manner as to equalize, insofar as practicable, the improvement of the farm-to-market roads in all sections of the state.'

"Sec. 2. Section three hundred ten point nine (310.9), Code 1946, is hereby amended by striking all of said section after the word 'required' in line eleven (11) and placing a period (.) after the word 'required'."

"Sec. 3. Section three hundred ten point ten (310.10), Code 1946, is hereby amended and revised to read as follows:

"The secondary roads of the state are, for the purposes of this chapter, divided into two systems, to-wit: a farm-to-market road system of not more than 35,000 miles, and a local secondary road system. The farm-to-market road system shall embrace those main market secondary roads (not including roads in cities and towns) which connect the rural areas with cities, towns, villages, main market centers, primary roads, and other rural areas, and which have already been designated by the county boards of supervisors, recommended by the state highway commission, and approved by the U. S. Public Roads Administration for inclusion in the Federal Aid Secondary Road System under the Federal Highway Act of 1944. The state highway commission shall file with the county auditor of each county a map showing the farm-to-market road system so approved in that county.

The farm-to-market road mileage of the state shall be equitably divided among all the counties of the state. For that purpose and in order to meet unforeseen or better understood conditions, the said farm-to-market road system in any county shall be subject to revision by the state highway commission but the total mileage of said system shall not be increased above thirty-five thousand (35,000) miles. Any portion of said farm-to-market road system eliminated by any change shall revert to and become a part of the local secondary road system."

"Sec. 4. Section three hundred ten point thirty-three (310.33), Code 1946, is hereby repealed."

"Sec. 5. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Stanton Zephyr, a newspaper published at Stanton, Iowa, and the Davis County Republican, a newspaper published at Bloomfield, Iowa."

Further amend the title of said bill as follows:

A BILL FOR

An Act to Amend Chapter Three Hundred Ten (310), Code 1946, relating to farm-to-market roads, and to enlarge the farm-to-market road system to coincide with the Federal Aid Secondary Road System, and further providing for the improvement of county line roads.

Speaker Kuester in the chair.

Watson of O'Brien offered the following amendment to the Fimmen amendment and moved its adoption:

Amend the Fimmen amendment by striking all of lines forty-three (43), forty-four (44) and forty-five (45), up to the word "but" in line forty-six (46).

Stevens of Greene moved the previous question.

Motion prevailed.

Roll call was demanded

On the question "Shall the amendment be adopted?"

Rule 18 was invoked requiring all members present to vote.

The ayes were, 53:

Ainsworth	Fiene	Lynes	Schwengel
Anderson	Fletcher	McEleney	Sloane
Baker	Frei	McFarlane	Smith of Clayton
Bents	Good	Neal	Stevens
Bloom	Hansen	Nicholas	Tesmer
Bockwoldt	Hedin	Norland	Utzig
Boothby	Huston	Olson	Walker
Bryson	Klemesrud	Patrick	Walter of
Burkman	Koch	Pieper	Marshall
Butler	Kruse	Putney	Watson
Datisman	Landsness	Rankin	Weichman
Donohue	Lawrence	Redman	Weiss
Duffy	Loss	Robb	Wellington
Eckels	Lucken		

The nays were, 52:

Avery	Hendrix	Moore	Shepard
Bass	Hicklin	Morrissey	Siefkas
Beardsley	Hinrichs	Nelson of	Smith of
Beman	Humbert	Buchanan	Des Moines
Brown of	Ingalls	Nelson of	Smith of Madison
Mahaska	Kerr	Woodbury	Steinberg
Brown of Monroe	Kester	Nielsen	Strawman
Davis	Kilpatrick	Noble	Troeger
De Groote	King	Poston	Turner
Duffield	Knickerbocker	Prange	Walter of
Edwards	Krall	Reed	Pottawattamie
Fimmen	Langland	Robinson	Williams
Fulk	Lundy	Saylor	Wilson
Gannaway	Mills	Scott	Mr. Speaker
Graham			

Absent or not voting, 3:

Kosek	Long	Van Eaton
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Amendment adopted.

Lawrence of Wapello moved to reconsider the vote by which the Watson amendment was adopted.

Roll call was demanded.

On the question "Shall the vote be reconsidered?"

The ayes were, 52:

Anderson	Graham	Lundy	Robinson
Avery	Hendrix	McEleney	Saylor
Bass	Hicklin	Mills	Scott
Beardsley	Hinrichs	Morrissey	Shepard
Brown of Mahaska	Humbert	Nelson of Buchanan	Siefkas
Brown of Monona	Ingalls	Nelson of Woodbury	Smith of Madison
Davis	Kester	Nielsen	Strawman
De Groot	Kilpatrick	Noble	Troeger
Duffield	King	Pieper	Turner
Edwards	Knickerbocker	Poston	Walter of Pottawattamie
Fimmen	Langland	Prange	Wellington
Fulk	Lawrence	Reed	Williams
Gannaway	Long		Mr. Speaker

The nays were, 54:

Ainsworth	Fiene	Lynes	Smith of Des Moines
Baker	Fletcher	McFarlane	Steinberg
Beman	Frei	Moore	Stevens
Bents	Good	Neal	Tesmer
Bloom	Hansen	Nicholas	Utzig
Bockwoldt	Hedin	Norland	Van Eaton
Boothby	Huston	Olson	Walker
Bryson	Klemesrud	Patrick	Walter of Marshall
Burkman	Koch	Rankin	Watson
Butler	Krall	Redman	Weichman
Datisman	Kruse	Robb	Weiss
Donohue	Landsness	Schwengel	Wilson
Duffy	Loss	Sloane	
Eckels	Lucken	Smith of Clayton	

Absent or not voting, 2:

Kosek Putney

Motion lost.

On motion of McFarlane of Black Hawk the House recessed until 1:15 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

PRESENTATION OF VISITORS

Smith of Des Moines introduced to the House, his mother, Mrs. A. M. Smith of Moravia.

Steinberg of Story presented to the House, fifty-one pupils of the Slater High School, and four instructors including Superintendent W. A. Butt.

Burkman of Polk presented to the House, 250 students from the Washington Irving Junior High School in Des Moines and their teachers.

EXPRESSION OF APPRECIATION

Avery of Clay expressed his gratitude and appreciation for the fine attendance at the memorial session held last evening in the House chamber.

MESSAGES FROM 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 136, a bill for an act relating to the compensation of the deputy superintendent and certain examiners.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 478, a bill for an act to legalize and validate proceedings authorizing acceptance of conveyance of lands known as "the Prisoner of War Camp", Algona, Iowa, from the United States of America by the city of Algona, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 271, a bill for an act relating to county limestone quarries.
W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 136, a bill for an act to amend section five hundred twenty-four point seven (524.7), Code 1946, relating to the compensation of the deputy superintendent and certain examiners.

Read first time and passed on file.

Senate File 271, a bill for an act to repeal chapter two hundred two (202), Code 1946, relating to county limestone quarries.

Read first time and referred to sifting committee.

Senate File 478, a bill for an act to legalize and validate proceedings authorizing acceptance of conveyance of lands known as

“the Prisoner of War Camp”, Algona, Iowa, with certain buildings and facilities thereon, from the United States of America by the city of Algona, Iowa, subject to provisions for reversion of title to the United States in the event of breach of conditions stipulated in said deed.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

The House resumed consideration of House File 384, a bill for an act to amend chapter three hundred ten (310), Code 1946, relating to farm-to-market roads, to harmonize the farm-to-market road law with the federal law which authorizes aid to secondary roads, to enlarge the farm-to-market road system to coincide with the federal aid secondary road system, and to equalize farm-to-market road improvements in all sections of the state.

Hicklin of Louisa offered the following amendment to the Fimmen amendment and moved its adoption:

Amend section two (2) of the Fimmen amendment to House File 384 by striking all of line twenty (20) and inserting in lieu thereof the following: “and adding the following: ‘, and that before any county can receive any portion of the farm-to-market road fund allocated on a need basis, as provided in section three hundred ten point five (310.5), Code 1946, such county must have made every reasonable effort by the levy of local taxes and otherwise to provide funds for the improvement of its secondary road system.’”

Nelson of Woodbury offered the following amendment to the Fimmen amendment and moved its adoption:

Amend the amendment by Fimmen filed April 7, 1947, to House File 384 by adding the following to section 2:

“and said county, by and through its board of supervisors, is hereby required to recommend a system of farm-to-market roads not exceeding thirty-five per cent (35%) of the total secondary road mileage of the county in which projects constructed under this chapter shall be located.”

Further amend the amendment by Fimmen filed April 7, 1947, to House File 384 by striking all of section 3.

Further amend the amendment by Fimmen filed April 7, 1947, to House File 384 by striking all of section three (3).

Amendment adopted.

Ainsworth of Dickinson offered the following amendment to the Fimmen amendment and moved its adoption:

Amend House File 384 by striking from lines seven (7) and eight (8), section one (1), the words “Provided that any amount, if any,

over and above" and inserting in lieu thereof the following: "Provided that an additional amount, if any, not to exceed four million dollars (\$4,000,000) over and above the first".

Eckels of Hancock offered the following amendment to the Ainsworth amendment and moved its adoption:

Amend line five (5) of the Ainsworth amendment by striking the words "four million dollars" and inserting in lieu thereof the words "two million dollars".

Roll call was demanded.

On the question "Shall the Eckels amendment be adopted?".

Rule 18 invoked, requiring all members present to vote.

The ayes were, 49:

Ainsworth	Fiene	McFarlane	Schwengel
Anderson	Frei	Moore	Sloane
Baker	Good	Neal	Smith of
Bents	Hedin	Nelson of	Des Moines
Bloom	Huston	Buchanan	Steinberg
Bockwoldt	Klemesrud	Nicholas	Stevens
Boothby	Koch	Norland	Tesmer
Bryson	Kruse	Olson	Utzig
Butler	Landsness	Patrick	Walker
Datisman	Langland	Pieper	Walter of
De Groote	Loss	Putney	Marshall
Duffy	Lucken	Rankin	Watson
Eckels	Lynes	Redman	Weichman

The nays were, 58:

Avery	Graham	Lundy	Shepard
Bass	Hansen	McEleney	Siefkas
Beardsley	Hendrix	Mills	Smith of Clayton
Beman	Hicklin	Morrissey	Smith of Madison
Brown of	Hinrichs	Nelson of	Strawman
Mahaska	Humbert	Woodbury	Troeger
Brown of Monona	Ingalls	Nielsen	Turner
Burkman	Kerr	Noble	Van Eaton
Davis	Kester	Poston	Walter of
Donohue	Kilpatrick	Prange	Pottawattamie
Duffield	King	Reed	Weiss
Edwards	Knickerbocker	Robb	Wellington
Fimmen	Krall	Robinson	Williams
Fletcher	Lawrence	Saylor	Wilson
Fulk	Long	Scott	Mr. Speaker
Gannaway			

Absent or not voting, 1:

Kosek

Amendment to amendment lost.

Amendment by Ainsworth adopted.

Smith of Clayton offered the following amendment to the Fimmen amendment and moved its adoption:

Amend the Fimmen amendment by adding thereto the following new section: "The state highway commission shall equitably divide the farm-to-market road mileage of the state among all the counties of the state, but the total mileage of said system shall not exceed thirty-five thousand (35,000) miles."

Amendment adopted.

Lundy of Monroe offered the following amendment to House File 384 and moved its adoption:

Amend House File 384 by adding thereto the following new section:

"Section three hundred ten point eleven (310.11), Code 1946, is amended by adding thereto the following:

"The Board of Supervisors of the counties on either side of an unimproved road forming the boundary between such two (2) counties shall jointly submit to the highway commission at the time they submit each of their project statements as required by this section, a joint project statement for the improvement of roads forming the boundary between two (2) counties. Such statement shall provide one (1) mile of such boundary road to each ten (10) miles of farm-to-market road submitted during that year by said counties, and that no project for the improvement of farm-to-market roads submitted by either county shall be approved by the state highway commission or certified for an allotment of the farm-to-market road fund until and unless said counties submit for improvement as farm-to-market roads or agree to improve by grading, draining, bridging and surfacing as local secondary roads within 2 years, one mile of road forming the boundary between two (2) counties for each ten (10) miles of other farm-to-market roads to be constructed that year in said counties. One (1) mile of road forming the boundary between two (2) counties shall thus be constructed for each ten (10) miles of the total farm-to-market road construction in both counties."

Amendment adopted.

Fimmen of Davis moved the adoption of his amendment as amended.

Amendment adopted.

Fimmen of Davis moved the bill be read a last time now and placed 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:

Ainsworth	Hendrix	Morrissey	Smith of Clayton
Anderson	Hicklin	Nelson of	Smith of
Avery	Hinrichs	Buchanan	Des Moines
Bass	Humbert	Nelson of	Smith of Madison
Beardsley	Huston	Woodbury	Strawman
Beman	Ingalls	Nielsen	Tesmer
Brown of	Kerr	Noble	Troeger
Mahaska	Kester	Poston	Turner
Brown of Monona	Kilpatrick	Prange	Van Eaton
Burkman	King	Putney	Walter of
Davis	Knickerbocker	Redman	Pottawattamie
Donohue	Kruse	Reed	Watson
Duffield	Lawrence	Robb	Weichman
Edwards	Long	Robinson	Weiss
Fimmen	Lundy	Saylor	Wellington
Fulk	McEleney	Scott	Williams
Gannaway	McFarlane	Shepard	Wilson
Graham	Mills	Siefkas	Mr. Speaker
Hansen	Moore	Sloane	

The nays were, 37:

Baker	Eckels	Langland	Pieper
Bents	Fiene	Loss	Rankin
Bloom	Fletcher	Lucken	Schwengel
Bockwoldt	Frel	Lynes	Steinberg
Boothby	Good	Neal	Stevens
Bryson	Hedin	Nicholas	Utzig
Butler	Klemesrud	Norland	Walker
Datisman	Koch	Olson	Walter of
De Groot	Krall	Patrick	Marshall
Duffy	Landsness		

Absent or not voting, 1:

Kosek

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 419, a bill for an act to prohibit the manufacture, sale or possession of any token, slug or false coin.

Also: That the Senate has failed to adopt House Concurrent Resolution 19, relating to the school lunch program.

Also: That the Senate has concurred in the House amendment to and passed Senate File 235, a bill for an act relating to the beef cattle producer's association.

Also: That the Senate has refused to concur in the House amendment to Senate File 298, a bill for an act to establish the salary of the insurance commissioner.

Also: That the Senate has concurred in the House amendment to and passed Senate File 445, a bill for an act relating to the state architect securing advice and consulting with other architects.

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

House File 502, a bill for an act providing for the crediting to the state general fund of receipts from use tax, sales and income tax.

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

House File 389, a bill for an act to legalize and validate proceedings authorizing and providing for the issuance, sale and delivery of bridge bonds by counties in Iowa.

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

House File 431, a bill for an act relating to the licensing and regulation of private detectives.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 389

Amend House File 389 by striking section 1 and inserting in lieu thereof the following:

"Section 1. That all proceedings heretofore taken pursuant to a favorable election by the Board of Supervisors of any county in Iowa authorizing and providing for the issuance, sale and delivery of bridge bonds by the county and providing for the levy and collection of annual taxes on all of the taxable property therein to pay the interest on and principal of said bonds, are hereby legalized, validated and confirmed, and said bridge bonds issued, sold and delivered pursuant to and in accordance with said proceedings are hereby declared to be legal and to constitute valid and binding obligations of the county."

Further amend House File 389 by striking all after the word "by" in line 3 of the title and inserting in lieu thereof the following:

"counties in Iowa, and provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of such counties."

SENATE AMENDMENT TO HOUSE FILE 431

Amend House File 431 as follows:

1. By inserting following the word "is" and before the word "the" in line 11 of section 2 thereof the words "solely the making of investigations and adjustments for insurance companies or".

2. By changing the period (.) at the end of line 18 of section 2 thereof to a comma (,) and inserting after said comma the following "nor to any person or persons, firm or corporation while engaged in the collection, editing or dissemination of news for or on behalf of any newspaper, magazine, radio broadcasting station or press or wire news services."

3. By changing the colon (:) in line 12 of section 5 to a comma (,) and inserting after said comma the following "except as hereinafter provided:".

4. By striking all of sub-paragraph 3 of paragraph (d) of section 5 thereof following the word "America" in line 18 and inserting in lieu thereof the following "for a period of not less than eighteen months."

5. By changing the period (.) at the end of line 22 of section 5 to a semicolon (;) and by inserting following said semicolon the word "or" and by inserting following sub-paragraph 5 of paragraph (d) of section 5 the following "(6) Has been lawfully engaged in the private detective business or profession prior to January 1, 1947."

6. By striking from section 5 thereof the following:

"(d) That the applicant for a period of not less than three years, except as hereinafter provided:

"(1) Has been lawfully engaged in the private detective business on his account; or

"(2) Has been lawfully engaged as a detective agent; or

"(3) Has been engaged in the detective business or profession as an employee of the United States, or as a member of the military services of the United States of America for a period of not less than eighteen months.

"(4) Has been a sheriff or deputy sheriff; or

"(5) Has been a member of a paid state, city, town or village police department or law enforcement agency; or

"(6) Has been lawfully engaged in the private detective business or profession prior to January 1, 1947."

7. By striking the comma (,) after "(b)" in line 31 of section 5 and inserting in lieu thereof the word "and"; and by striking from line 31 of section 5 the following: "and (d),"; and by striking the comma (,) after "(b)" in line 40 of section 5 and inserting in lieu thereof the word "and"; and by striking from line 40 of section 5 the following: "and (d)".

8. By striking the comma (,) after the word "applications" in line 43 of section 5 and inserting in lieu thereof the following: "and the passing by the applicant of an examination prescribed and conducted by the Commissioner of Public Safety to ascertain the qualifications, fitness and competency of the applicant to engage in the private detective business or profession,".

SENATE AMENDMENT TO HOUSE FILE 502

Amend House File 502 by striking from lines 4 and 5 of section 3, the words and figures "ten million dollars (\$10,000,000.00)" and substitute in lieu thereof the words and figures "twelve million dollars (\$12,000,000.00)".

EXPUNGE RECORD ON SENATE FILE 169

Burkman of Polk asked and obtained unanimous consent to expunge from the journal of April 8, 1947, all the proceedings concerning Senate File 169.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 5, 72, 78, 262, 444, 460, 76, 235, 345, 416 and 445.

LAWRENCE PUTNEY, *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 5, 72, 76, 78, 262, 444, 460, 235, 345, 416 and 445.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: April 8, 1947, House Files 53 and 218.

On motion by McFarlane of Black Hawk the House adjourned until 9:30 a.m., April 10, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 10, 1947.

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

Prayer was offered by the Reverend Walter Lundberg, pastor of the English Lutheran Church, Manly, Iowa.

Journal of April 9 was corrected and approved.

PRESENTATION OF VISITORS

Donohue of Cedar presented to the House, Honorable LaMar Foster, West Branch, former Speaker of the House during 47th General Assembly, who briefly addressed the House.

Donohue of Cedar presented to the House fifty members from the Senior and Junior government class of West Branch and their superintendent, H. M. Perry, and teacher, Mrs. Clayton Wilkinson.

Koch of Palo Alto presented to the House twenty-two seniors from the Mallard High School and their superintendent, Vernon Anderson.

Morrissey of Jasper presented to the House fifty students from the government class of the Colfax school and their superintendent, George D. Eaton.

Wilson of Wright presented to the House, the Honorable W. C. Tyrrell, Jr., former member of the House from Wright county.

PETITIONS

Hinrichs of Iowa presented a telegram from the Conroy Co-operative Telephone Association urging the defeat of House File 373.

Referred to committee on telephone, telegraph and express.

Schwengel of Scott presented a resolution from the MacCrae-Cooper Veterans of Foreign Wars Post No. 3086 urging the support of a bonus bill for the veterans of World War II.

Referred to committee on military and veterans affairs.

Butler of Pocahontas presented a resolution from the MacCrae-Cooper Veterans of Foreign Wars Post No. 3086 urging the support of a bonus bill for the veterans of World War II.

Referred to committee on military and veterans affairs.

Kosek of Linn presented a resolution from the MacCrae-Cooper Veterans of Foreign Wars Post No. 3086 urging the support of a bonus bill for the veterans of World War II.

Referred to committee on military and veterans affairs.

Weiss of Crawford presented a resolution from the MacCrae-Cooper Veterans of Foreign Wars Post No. 3086 urging the support of a bonus bill for the veterans of World War II.

Referred to committee on military and veterans affairs.

INTRODUCTION OF BILLS

House File 535, by committee on judiciary 2, a bill for an act to amend chapter 614, Code 1946, relating to limitations of actions and specifically to the limitations of actions brought to set aside a will.

Read first time and 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 has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 263, a bill for an act relating to boarding prisoners.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 263

Amend House File 263 by adding thereto the following:

"Sec. 2. This increase shall be in full force and effect from the effective date of this act to June 30, 1949."

CONSIDERATION OF SENATE AMENDMENTS

House File 431, 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, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 431

Amend House File 431 as follows:

1. By inserting following the word "is" and before the word "the" in line 11 of section 2 thereof the words "solely the making of investigations and adjustments for insurance companies or".
2. By changing the period (.) at the end of line 18 of section 2 thereof to a comma (,) and inserting after said comma the following "nor to any person or persons, firm or corporation while engaged in the collection, editing or dissemination of news for or on behalf of any newspaper, magazine, radio broadcasting station or press or wire news services."
3. By changing the colon (:) in line 12 of section 5 to a comma (,) and inserting after said comma the following "except as hereinafter provided:".
4. By striking all of sub-paragraph 3 of paragraph (d) of section 5 thereof following the word "America" in line 18 and inserting in lieu thereof the following "for a period of not less than eighteen months."
5. By changing the period (.) at the end of line 22 of section 5 to a semicolon (;) and by inserting following said semicolon the word "or" and by inserting following sub-paragraph 5 of paragraph (d) of section 5 the following "(6) Has been lawfully engaged in the private detective business or profession prior to January 1, 1947."
6. By striking from section 5 thereof the following:

"(d) That the applicant for a period of not less than three years, except as hereinafter provided:

 - "(1) Has been lawfully engaged in the private detective business on his account; or
 - "(2) Has been lawfully engaged as a detective agent; or
 - "(3) Has been engaged in the detective business or profession as an employee of the United States, or as a member of the military services of the United States of America for a period of not less than eighteen months.
 - "(4) Has been a sheriff or deputy sheriff; or
 - "(5) Has been a member of a paid state, city, town or village police department or law enforcement agency; or
 - "(6) Has been lawfully engaged in the private detective business or profession prior to January 1, 1947."
7. By striking the comma (,) after "(b)" in line 31 of section 5 and inserting in lieu thereof the word "and"; and by striking from line 31 of section 5 the following: "and (d),"; and by striking the comma (,) after "(b)" in line 40 of section 5 and inserting in lieu thereof the word "and"; and by striking from line 40 of section 5 the following: "and (d)".
8. By striking the comma (,) after the word "applications" in line 43 of section 5 and inserting in lieu thereof the following: "and the passing by the applicant of an examination prescribed and conducted by the Commissioner of Public Safety to ascertain the qualifications, fitness and competency of the applicant to engage in the private detective business or profession,".

Sloane of Polk moved that the House concur in Senate amendment to House File 431.

Motion prevailed and the House concurred in Senate amendment.

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, 89:

Avery	Good	Lundy	Shepard
Baker	Graham	Lynes	Siefkas
Bass	Hansen	McEleney	Sloane
Beardsley	Hedin	McFarlane	Smith of Clayton
Beman	Hendrix	Mills	Smith of
Bents	Hicklin	Neal	Des Moines
Bloom	Hinrichs	Nelson of	Smith of Madison
Bockwoldt	Humbert	Buchanan	Steinberg
Boothby	Huston	Nelson of	Strawman
Brown of	Ingalls	Woodbury	Tesmer
Mahaska	Kerr	Nielsen	Troeger
Brown of Monona	Kilpatrick	Noble	Turner
Bryson	King	Olson	Van Eaton
Burkman	Klemesrud	Patrick	Walter of
Butler	Knickerbocker	Poston	Marshall
Datisman	Koch	Prange	Walter of
Donohue	Kosek	Putney	Pottawattamie
Duffy	Krall	Rankin	Watson
Eckels	Kruse	Redman	Weiss
Fiene	Landsness	Robb	Wellington
Fimmen	Langland	Robinson	Williams
Fletcher	Lawrence	Saylor	Wilson
Fulk	Loss	Schwengel	Mr. Speaker
Gannaway	Lucken	Scott	

The nays were, 1:

Pieper

Absent or not voting, 18:

Ainsworth	Edwards	Morrissey	Stevens
Anderson	Frei	Nicholas	Utzig
Davis	Kester	Norland	Walker
De Groot	Long	Reed	Weichman
Duffield	Moore		

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

House File 389, a bill for an act to legalize and validate proceedings authorizing and providing for the issuance, sale and delivery of bridge bonds by counties in Iowa, and provisions made for taxes for the payment of said bonds and declaring said bonds

issued pursuant to said proceedings to be enforceable obligations of such counties, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 389

Amend House File 389 by striking section 1 and inserting in lieu thereof the following:

"Section 1. That all proceedings heretofore taken pursuant to a favorable election by the Board of Supervisors of any county in Iowa authorizing and providing for the issuance, sale and delivery of bridge bonds by the county and providing for the levy and collection of annual taxes on all of the taxable property therein to pay the interest on and principal of said bonds, are hereby legalized, validated and confirmed, and said bridge bonds issued, sold and delivered pursuant to and in accordance with said proceedings are hereby declared to be legal and to constitute valid and binding obligations of the county."

Further amend House File 389 by striking all after the word "by" in line 3 of the title and inserting in lieu thereof the following:

"counties in Iowa, and provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of such counties."

Hendrix of Muscatine moved that the House concur in Senate amendment to House File 389.

Motion prevailed and the House concurred in the Senate amendment.

Hendrix 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, 102:

Ainsworth	Datisman	Hendrix	Lawrence
Anderson	Davis	Hicklin	Loss
Avery	De Groote	Hinrichs	Lucken
Baker	Donohue	Humbert	Lundy
Bass	Duffield	Huston	Lynes
Beardsley	Duffy	Ingalls	McEleney
Beman	Eckels	Kerr	McFarlane
Bents	Edwards	Kilpatrick	Mills
Bloom	Fimmen	King	Moore
Bockwoldt	Fletcher	Klemesrud	Morrissey
Boothby	Frei	Knickerbocker	Neal
Brown of	Fulk	Koch	Nelson of
Mahaska	Gannaway	Kosek	Buchanan
Brown of Monona	Good	Krall	Nelson of
Bryson	Graham	Kruse	Woodubry
Burkman	Hansen	Landsness	Nielsen
Butler	Hedin	Langland	Noble

Olson	Saylor	Steinberg	Walter of
Pieper	Schwengel	Stevens	Marshall
Poston	Scott	Strawman	Walter of
Prange	Shepard	Tesmer	Pottawattamie
Putney	Siefkas	Troeger	Watson
Rankin	Sloane	Turner	Weichman
Redman	Smith of Clayton	Utzig	Weiss
Reed	Smith of	Van Eaton	Wellington
Robb	Des Moines	Walker	Williams
Robinson	Smith of Madison		Wilson
			Mr. Speaker

The nays were: none.

Absent or not voting, 6:

Fiene	Long	Norland	Patrick
Kester	Nicholas		

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

House File 502, a bill for an act providing for the crediting to the state general fund of receipts from use tax, sales, corporation and income tax, liquor control receipts and other sources of revenue, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 502

Amend House File 502 by striking from lines 4 and 5 of section 3, the words and figures "ten million dollars (\$10,000,000.00)" and substitute in lieu thereof the words and figures "twelve million dollars (\$12,000,000.00)".

Weichman of Benton moved that the House refuse to concur in the Senate amendment to House File 502.

Motion prevailed and the House refused to concur in Senate amendment.

HOUSE INSISTS ON AMENDMENT TO SENATE FILE 298

Donohue of Cedar moved the House insist on its amendment to Senate File 298.

On the question "Shall the House insist?"

The ayes were, 91:

Ainsworth	Bloom	Datisman	Fiene
Anderson	Bockwoldt	Davis	Fletcher
Avery	Brown of	De Groot	Frei
Baker	Mahaska	Donohue	Fulk
Bass	Bryson	Duffield	Gannaway
Beardsley	Burkman	Duffy	Good
Beman	Butler	Eckels	Graham

Hansen	Langland	Norland	Smith of Madison
Hedin	Lawrence	Olson	Steinberg
Hendrix	Long	Patrick	Strawman
Hicklin	Loss	Pieper	Turner
Hinrichs	Lundy	Poston	Utzig
Humbert	Lynes	Prange	Van Eaton
Huston	McEleney	Putney	Walker
Ingalls	McFarlane	Rankin	Walter of
Kester	Moore	Redman	Marshall
Kilpatrick	Morrissey	Reed	Walter of
King	Neal	Robb	Pottawattamie
Klemesrud	Nelson of	Robinson	Weichman
Knickerbocker	Buchanan	Saylor	Weiss
Koch	Nelson of	Scott	Wellington
Krall	Woodbury	Shepard	Williams
Kruse	Nielsen	Siefkas	Wilson
Landsness	Noble	Smith of Clayton	Mr. Speaker

The nays were, 7:

Boothby	Kerr	Lucken	Sloane
Edwards	Kosek	Mills	

Absent or not voting, 10:

Bents	Nicholas	Smith of	Tesmer
Brown of Monona	Schwengel	Des Moines	Troeger
Fimmen		Stevens	Watson

Motion prevailed and the House insists on amendment to Senate File 298.

CONFERENCE COMMITTEE APPOINTED

The Speaker appointed as a conference committee to consider Senate File 298: Donohue of Cedar, Tesmer of Black Hawk, Duffield of Guthrie and Nielsen of Pottawattamie.

SENATE FILE 169 SUBSTITUTED FOR HOUSE FILE 148

Burkman of Polk asked and obtained unanimous consent to substitute Senate File 169 for House File 148.

Senate File 169, a bill for an act to amend section two hundred twenty-eight point nine (228.9), Code 1946, relating to the compensation and expenses of members of county commission of insanity.

Burkman of Polk offered the following amendment and moved its adoption:

Amend Senate File 169 by striking all after the enacting clause and substituting in lieu thereof the following:

“Section 1. Section two hundred twenty-eight point nine (228.9),

Code 1946, is amended by striking subsection one (1) and inserting in lieu thereof the following:

'1. The compensation and expenses of the commissioners of insanity shall be as follows: To the member of the commission serving as physician, seven dollars and fifty cents (\$7.50) for each commitment or release of any person brought before said commission for each actual hearing, and to the member of the commission serving as attorney, seven dollars and fifty cents (\$7.50) for each commitment or release of any person brought before said commission for each actual hearing.'

"Sec. 2. Further amend section two hundred twenty-eight point nine (228.9), Code 1946, by striking subsection two thereof."

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, 79:

Ainsworth	Frei	Long	Smith of Clayton
Avery	Fulk	Lucken	Smith of
Baker	Gannaway	Lundy	Des Moines
Bass	Good	McEleney	Smith of Madison
Beardsley	Graham	McFarlane	Steinberg
Bloom	Hansen	Mills	Stevens
Boothby	Hicklin	Moore	Strawman
Brown of	Hinrichs,	Morrissey	Troeger
Mahaska	Humbert	Neal	Turner
Bryson	Huston	Nelson of	Utzig
Burkman	Kerr	Woodbury	Van Eaton
Butler	Kester	Noble	Walker
Datisman	Kilpatrick	Olson	Walter of
Davis	King	Patrick	Pottawattamie
De Groote	Klemesrud	Putney	Weichman
Donohue	Knickerbocker	Rankin	Weiss
Duffield	Kosek	Redman	Wellington
Eckels	Krall	Robb	Williams
Edwards	Landsness	Robinson	Wilson
Fimmen	Langland	Scott	Mr. Speaker
Fletcher	Lawrence	Sloane	

The nays were, 14:

Anderson	Duffy	Lynes	Shepard
Beman	Fiene	Nelson of	Siefkas
Bents	Ingalls	Buchanan	Walter of
Brown of Monona	Loss	Pieper	Marshall

Absent or not voting, 15:

Bockwoldt	Kruse	Poston	Schwengel
Hedin	Nicholas	Prange	Tesmer
Hendrix	Nielsen	Reed	Watson
Koch	Norland	Saylor	

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

House File 370, a bill for an act to amend chapter two hundred fifty-seven (257), Code 1946, requiring the superintendent of public instruction to provide a program of education for youths and adults concerning the effects of alcoholic stimulants and narcotics upon the human system; and to provide for an appropriation for such purpose, with report of committee recommending amendment and passage, was taken up for consideration.

Sloane of Polk offered the following amendment and moved its adoption:

Amend section one (1), line four (4) by inserting after the word "education" the following: ", which shall include visual education,".

Amendment adopted.

Troeger of Wapello offered the following amendment proposed by the committee and moved its adoption:

Amend House File 370, section two (2), line three (3) by striking the figures and words "one hundred thousand dollars (\$100,000.00)" and inserting in lieu thereof the following: "fifty thousand dollars (\$50,000.00)".

Amendment adopted.

Bass of Montgomery offered the following amendment and moved its adoption:

Amend House File 370 by adding thereto as Sec. 3 the following:

"Sec. 3. The state comptroller is hereby authorized to issue his warrants against said appropriation upon requisition by the superintendent of public instruction, and the treasurer of state is hereby directed to pay the same from the general fund of the state of Iowa."

Further amend said House File by striking the period at the end of the title and adding the following: ", and the issuance of warrants against said appropriation."

Amendment adopted.

Troeger 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, 88:

Anderson	Bloom	Burkman	Edwards
Avery	Bockwoldt	Datisman	Fiene
Baker	Boothby	Davis	Fimmen
Bass	Brown of	De Groote	Fletcher
Beardsley	Mahaska	Donohue	Frei
Bents	Bryson	Eckels	Fulk

Gannaway	Lucken	Pieper	Strawman
Good	Lundy	Poston	Tesmer
Hansen	Lynes	Prange	Troeger
Hedin	McFarlane	Rankin	Turner
Hendrix	Mills	Redman	Walker
Humbert	Moore	Robb	Van Eaton
Huston	Morrissey	Saylor	Walter of
Kerr	Neal	Scott	Marshall
Kester	Nelson of	Shepard	Walter of
Kilpatrick	Buchanan	Siefkas	Pottawattamie
King	Nelson of	Sloane	Watson
Klemesrud	Woodbury	Smith of Clayton	Weichman
Knickerbocker	Nicholas	Smith of	Weiss
Koch	Nielsen	Des Moines	Wellington
Kosek	Noble	Smith of Madison	Williams
Landsness	Norland	Steinberg	Wilson
Langland	Olson	Stevens	Mr. Speaker
Lawrence	Patrik		

The nays were, 12:

Ainsworth	Duffy	Krall	Putney
Brown of Monona	Hinrichs	Kruse	Schwengel
Butler	Ingalls	Loss	Utzig

Absent or not voting, 8:

Beman	Graham	Long	Reed
Duffield	Hicklin	McEleney	Robinson

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

REPORT OF SPECIAL COMMITTEE

Olson of Mitchell from the committee appointed to study the lighting and acoustics of the House Chamber submitted the following report:

MR. SPEAKER:

Your committee appointed to confer with the chief clerk and others, relative to the lighting and acoustics of the House Chamber, begs leave to submit the following report:

The committee met with the secretary of the executive council and the state house custodian and it is of the opinion that in order to improve the lighting system of the House Chamber several changes should be made including reconstruction of the outside windows both for better lighting and for better ventilation and that a lighting system similar to that installed in the South Dakota capitol be adopted, without too many substantial changes, in the House Chamber.

Your committee further believes that the completion of the loud speaker system, under the very definite guarantee of the General Electric Company, should be concluded along the lines already contracted for and inasmuch as this requires taking up a portion of the floor of the House Chamber, this would be the opportune time to recarpet and recommends that the executive council be authorized to proceed therewith. It is further recommended that an investigation be made looking

towards the installation of a signal board on the speaker's desk, operating in connection with the loud speaker system.

Your committee also considered the proposition of the American Signal Corporation for the installation of a miniature voting machine board on the desk of the chief clerk, which may be had at an expenditure of something less than a thousand dollars. This installation would enable the chief clerk to call the roll of those absent or not voting under rule 18 without turning his back to the House Chamber and avoiding any omission of names, as occurred during the consideration of the amendment to House File 384.

With the approval of this report by the House, a blanket appropriation to the executive council should be made on the omnibus bill to cover the cost.

Respectfully submitted,

ALLERT OLSON, WILSON REED, GENE POSTON.

HOUSE CONCURRENT RESOLUTION 22

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-second General Assembly and that they be authorized to select such of their respective assistants as may be necessary for such time as may be required for the purpose of correcting and certifying the records of the session and otherwise closing up the business of their respective offices and also for 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.

HOUSE CONCURRENT RESOLUTION 23

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 for shipment to the home residence of the Speaker of the House and the President of the Senate.

Laid over under Rule 34.

HOUSE CONCURRENT RESOLUTION 24

Whereas, There are many narrow bridges on primary roads; and
Whereas, A narrow bridge is a hazard to the public using the highway; and

Whereas, There is a narrow bridge on Highways 65 and 69 about two (2) miles south of Indianola which has been the scene of various accidents claiming the lives of seven (7) people, *Now Therefore*

Be It Resolved by the House, the Senate Concurring:

That the State Highway Commission is hereby directed to erect suitable signs to warn motorists of the dangers at the aforementioned bridge, and to erect similar warning signs at other narrow bridges which have been or may be determined by the Highway Commission to be dangerous.

Laid over under Rule 34.

HOUSE CONCURRENT RESOLUTION 25

Whereas, Certain discrepancies have been discovered in House File 512, a bill for an act enabling the city of Waterloo to increase the salaries of all non-elective city employees, passed by the Fifty-second General Assembly and now in the hands of the Governor; *Now Therefore*,

Be It Resolved by the House, the Senate Concurring: That the Governor be requested to return to the House House File 512.

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 President of the Senate has appointed as a conference committee on Senate File 298, a bill for an act to establish the salary of the insurance commissioner, Senators Faul, Bateson, Zastrow and Dykhouse.

W. J. SCARBOROUGH, *Secretary*.

On motion by McFarlane of Black Hawk the House recessed until 2:30 p.m. today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

CONSIDERATION OF BILLS

Senate File 229, a bill for an act to amend chapter one hundred seventy-eight (178), Code 1946, relating to the "State Dairy Association", was taken up for consideration.

Smith of Clayton offered the following amendment and moved its adoption:

Amend Senate File 229 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section one hundred seventy eight point four (178.4), Code 1946, by striking all after the word "chapter" in line six

(6), and inserting in lieu thereof the following: "The salary of such persons so employed shall be set by the executive committee subject to the approval of the Secretary of Agriculture, and such persons shall hold office at the pleasure of the executive committee'."

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, 74:

Ainsworth	Frel	Lucken	Saylor
Anderson	Gannaway	Lundy	Scott
Avery	Graham	Lynes	Shepard
Baker	Hansen	McEleney	Siefkas
Bass	Hedin	Mills	Sloane
Beardsley	Hendrix	Morrissey	Smith of Clayton
Beman	Hinrichs	Neal	Smith of
Bloom	Humbert	Nelson of	Des Moines
Bockwoldt	Huston	Buchanan	Strawman
Brown of	Ingalls	Nelson of	Tesmer
Mahaska	Kester	Woodbury	Troeger
Brown of Monona	Kilpatrick	Nielsen	Turner
Datman	Knickerbocker	Noble	Utzig
De Groote	Koch	Norland	Walter of
Donohue	Kosek	Olson	Marshall
Duffy	Krall	Pieper	Weichman
Eckels	Kruse	Poston	Weiss
Edwards	Landsness	Prange	Wellington
Fiene	Langland	Rankin	Mr. Speaker
Fletcher	Long	Redman	

The nays were: none.

Absent or not voting, 34:

Bents	Good	Nicholas	Stevens
Boothby	Hicklin	Patrick	Van Eaton
Bryson	Kerr	Putney	Walker
Burkman	King	Reed	Walter of
Butler	Klemesrud	Robb	Pottawattamie
Davis	Lawrence	Robinson	Watson
Duffield	Loss	Schwengel	Williams
Fimmen	McFarlane	Smith of Madison	Wilson
Fulk	Moore	Steinberg	

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

Senate File 252, a bill for an act to amend chapter one hundred seven (107), Code 1946, relating to the state conservation commission and its officers and employees, was taken up for consideration.

Wilson 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, 95:

Ainsworth	Graham	Lynes	Sloane
Anderson	Hansen	Mills	Smith of Clayton
Avery	Hedin	Moore	Smith of
Baker	Hendrix	Morrissey	Des Moines
Bass	Hicklin	Neal	Smith of Madison
Beardsley	Hinrichs	Nelson of	Steinberg
Beman	Humbert	Buchanan	Stevens
Bloom	Huston	Nelson of	Strawman
Bockwoldt	Ingalls	Woodbury	Tesmer
Boothby	Kerr	Nielsen	Troeger
Brown of Monona	Kester	Noble	Turner
Burkman	Kilpatrick	Olson	Utzig
Davis	King	Patrick	Van Eaton
De Groot	Klemesrud	Pieper	Walker
Donohue	Knickerbocker	Poston	Walter of
Duffield	Koch	Prange	Marshall
Duffy	Kosek	Putney	Walter of
Eckels	Kruse	Rankin	Pottawattamie
Edwards	Krall	Redman	Watson
Fiene	Landsness	Reed	Weichman
Fimmen	Langland	Robb	Weiss
Frei	Lawrence	Robinson	Wellington
Fulk	Long	Scott	Williams
Gannaway	Lucken	Shepard	Wilson
Good	Lundy	Siefkas	Mr. Speaker

The nays were: none.

Absent or not voting, 13:

Bents	Butler	McEleney	Norland
Brown of	Datman	McFarlane	Saylor
Mahaska	Fletcher	Nicholas	Schwengel
Bryson	Loss		

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

SPECIAL ORDER OF BUSINESS

Fletcher of Osceola moved to make House File 373 a special order of business for 1:30 p.m. Tuesday, April 15, 1947.

On the question "Shall House File 373 be made a special order?"

The ayes were, 22:

Avery	Duffield	Kosek	Smith of Madison
Baker	Fiene	Langland	Stevens
Bass	Fletcher	Mills	Turner
Beman	Fulk	Norland	Watson
Brown of Monona	Hendrix	Reed	Wilson
Butler	Koch		

The nays were, 73:

Ainsworth	Graham	Moore	Scott
Anderson	Hansen	Morrissey	Shepard
Beardsley	Hicklin	Neal	Siefkas
Bloom	Hinrichs	Nelson of	Sloane
Bockwoldt	Humbert	Buchanan	Smith of Clayton
Boothby	Huston	Nelson of	Smith of
Brown of	Ingalls	Woodbury	Des Moines
Mahaska	Kerr	Nicholas	Steinberg
Burkman	Kester	Nielsen	Strawman
Datisman	Kilpatrick	Noble	Tesmer
Davis	King	Patrick	Troeger
De Groot	Klemesrud	Pieper	Utzig
Donohue	Krall	Prange	Walker
Duffy	Kruse	Putney	Walter of
Eckels	Landsness	Rankin	Pottawattamie
Edwards	Lawrence	Redman	Weichman
Fimmen	Loss	Robb	Weiss
Frei	Lucken	Robinson	Wellington
Gannaway	Lundy	Saylor	Williams
Good	McFarlane		

Absent or not voting, 13:

Bents	Long	Poston	Walter of
Bryson	Lynes	Schwengel	Marshall
Hedin	McEleney	Van Eaton	Mr. Speaker
Knickerbocker	Olson		

Motion lost.

HOUSE FILE 373 RE-REFERRED TO SIFTING COMMITTEE

Klemesrud of Winnebago moved to re-refer House File 373 to the sifting committee.

Roll call was demanded.

On the question "Shall House File 373 be re-referred?"

The ayes were, 70:

Anderson	Fulk	Kruse	Scott
Bass	Gannaway	Landsness	Shepard
Beardsley	Good	Lucken	Siefkas
Beman	Graham	Moore	Sloane
Bloom	Hansen	Neal	Smith of Clayton
Bockwoldt	Hicklin	Nelson of	Smith of
Boothby	Hinrichs	Buchanan	Des Moines
Brown of	Humbert	Nielsen	Smith of Madison
Mahaska	Huston	Noble	Strawman
Bryson	Ingalls	Olson	Tesmer
Burkman	Kerr	Patrick	Troeger
Datisman	Kester	Pieper	Utzig
Davis	Kilpatrick	Prange	Van Eaton
De Groot	King	Putney	Walker
Donohue	Klemesrud	Rankin	Walter of
Eckels	Knickerbocker	Redman	Pottawattamie
Fiene	Koch	Robb	Wellington
Fimmen	Kosek	Saylor	Williams
Frei	Krall		

The nays were, 14:

Avery	Hendrix	Mills	Turner
Brown of Monona	Langland	Reed	Weiss
Butler	Lawrence	Stevens	Wilson
Fletcher	Lynes		

Absent or not voting, 24:

Ainsworth	Long	Nelson of	Steinberg
Baker	Loss	Woodbury	Walter of
Bents	Lundy	Nicholas	Marshall
Duffield	McEleney	Norland	Watson
Duffy	McFarlane	Poston	Weichman
Edwards	Morrissey	Robinson	Mr. Speaker
Hedin		Schwengel	

Motion prevailed and House File 373 was re-referred to the sifting committee.

CONSIDERATION OF BILLS

Senate File 244, a bill for an act to amend sections seven hundred seventy point nineteen (770.19) and seven hundred seventy point twenty-one (770.21), Code 1946, with reference to increasing the compensation of grand jury clerks, 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, 77:

Ainsworth	Graham	Lundy	Sloane
Avery	Hansen	Lynes	Smith of Clayton
Baker	Hendrix	Mills	Smith of
Bass	Hicklin	Moore	Des Moines
Beardsley	Hinrichs	Morrissey	Smith of Madison
Bloom	Humbert	Neal	Stevens
Brown of	Huston	Nelson of	Strawman
Mahaska	Kerr	Buchanan	Tesmer
Burkman	Kester	Nelson of	Troeger
Datisman	Kilpatrick	Woodbury	Turner
Davis	King	Nielsen	Utzig
De Groote	Knickerbocker	Noble	Van Eaton
Donohue	Koch	Patrick	Walter of
Duffield	Kosek	Prange	Pottawattamie
Duffy	Krall	Putney	Watson
Eckels	Kruse	Rankin	Weichman
Edwards	Landsness	Robb	Weiss
Fimmen	Langland	Saylor	Wellington
Frei	Lawrence	Schwengel	Wilson
Fulk	Loss	Scott	Mr. Speaker
Gannaway			

The nays were, 13:

Beman	Ingalls	Poston	Siefkas
Boothby	Norland	Reed	Walker
Fiene	Pieper	Shepard	Williams
Fletcher			

Absent or not voting, 18:

Anderson	Butler	McEleney	Robinson
Bents	Good	McFarlane	Steinberg
Bockwoldt	Hedin	Nicholas	Walter of
Brown of Monona	Klemesrud	Olson	Marshall
Bryson	Lucken	Redman	

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

Senate File 471, a bill for an act to amend chapter eighty (80), Code 1946, relating to the salary of the Commissioner of the Department of Public Safety, 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, 77:

Ainsworth	Fulk	Kruse	Schwengel
Avery	Gannaway	Landsness	Shepard
Bass	Good	Langland	Sloane
Beardsley	Graham	Long	Smith of Clayton
Bloom	Hansen	Lucken	Smith of
Bockwoldt	Hedin	Lundy	Des Moines
Boothby	Hendrix	Mills	Smith of Madison
Brown of	Hicklin	Moore	Stevens
Mahaska	Hinrichs	Morrissey	Strawman
Brown of Monona	Humbert	Nelson of	Troeger
Bryson	Huston	Woodbury	Turner
Burkman	Kerr	Nielsen	Utzig
Davis	Kester	Olson	Van Eaton
De Groot	Kilpatrick	Patrick	Watson
Donohue	King	Pieper	Weichman
Duffy	Klemesrud	Putney	Weiss
Eckels	Knickerbocker	Rankin	Wellington
Edwards	Koch	Redman	Williams
Fimmen	Kosek	Reed	Wilson
Frei	Krall	Robb	Mr. Speaker

The nays were, 12:

Anderson	Ingalls	Nelson of	Saylor
Beman	Loss	Buchanan	Scott
Fiene	Lynes	Norland	Walker
Fletcher			

Absent or not voting, 19:

Baker	McEleney	Poston	Tesmer
Bents	McFarlane	Prange	Walter of
Butler	Neal	Robinson	Marshall
Datman	Nicholas	Siefkas	Walter of
Duffield	Noble	Steinberg	Pottawattamie
Lawrence			

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

Senate File 472, a bill for an act to amend section one hundred twenty-three point ten (123.10), Code 1946, relating to salaries of the members of the Iowa Liquor Control Commission, 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, 68:

Ainsworth	Hansen	Long	Robb
Avery	Hedin	Lundy	Schwengel
Bass	Hendrix	McFarlane	Shepard
Bloom	Hicklin	Mills	Sloane
Bockwoldt	Humbert	Moore	Smith of Clayton
Boothby	Kerr	Morrissey	Smith of
Brown of	Kester	Neal	Des Moines
Mahaska	Kilpatrick	Nelson of	Strawman
Bryson	King	Woodbury	Troeger
Burkman	Klemesrud	Nicholas	Turner
Davis	Knickerbocker	Nielsen	Utzig
De Groot	Koch	Norland	Van Eaton
Donohue	Kosek	Olson	Watson
Eckels	Krall	Patrick	Weiss
Fimmen	Kruse	Pieper	Williams
Frei	Landsness	Poston	Wilson
Fulk	Langland	Redman	Mr. Speaker
Good	Lawrence	Reed	

The nays were, 21:

Anderson	Gannaway	Nelson of	Siefkas
Beman	Graham	Buchanan	Smith of Madison
Brown of Monona	Hinrichs	Putney	Walker
Duffy	Ingalls	Saylor	Weichman
Fiene	Lyness	Scott	Wellington
Fletcher	Lyness		

Absent or not voting, 19:

Baker	Edwards	Prange	Tesmer
Beardsley	Huston	Rankin	Walter of
Bents	Lucken	Robinson	Marshall
Butler	McEleney	Steinberg	Walter of
Datman	Noble	Stevens	Pottawattamie
Duffield			

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

APPOINTMENT OF RETRENCHMENT AND REFORM COMMITTEE

The Speaker announced that, in accordance with the statutory provisions, he had designated Steinberg of Story as chairman of judiciary committee 1 to be a member of the committee on retrenchment and reform together with Weichman of Benton and Bryson of Hardin.

The Speaker further announced the appointment of the following minority members to the committee on retrenchment and reform: Poston of Wayne and Bents of Howard.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: April 9, 1947, House Files 22, 97, 250, 251, 275, 470 and 515.

AMENDMENTS FILED

Amend Senate File 196 by striking all of lines eight (8) to sixteen (16), inclusive, following the word, "shall" in line eight (8) and by inserting in lieu thereof the following: "sustain an injury while performing the duties of a law enforcing officer and from causes arising out of and in the course of his official duty, or employment as a law enforcing officer, become temporarily or permanently physically disabled or if said injury results in death shall be entitled to compensation for all such injuries or disability together with statutory medical, nursing, hospital, surgery and funeral expenses, and where the officer is paid from public funds said compensation shall be paid out of the general fund of the state."

REED of Jefferson.

Amend Senate File 201, as passed by the Senate, by striking the words and figure "August 1" from line five (5) of section thirteen (13), and inserting in lieu thereof the following: "July 10".

TROEGER of Wapello.

Amend House File 366 by inserting in line nine (9) subsection two (2) of section one (1) following the word "butter" the words "or who is self-employed."

Further amend House File 366 in section four (4) line five (5) by striking the words "has been" and inserting in lieu thereof the word "is."

Further amend House File 366 in section five (5) line seven (7) by inserting the word "that" after the word "satisfied."

SMITH of Clayton.

On motion by McFarlane of Black Hawk the House adjourned until 9:30 a.m., Friday, April 11, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,

DES MOINES, IOWA, APRIL 11, 1947.

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

Prayer was offered by the Reverend Clarence Moore, pastor of the Methodist church of Leon, Iowa.

Journal of April 10 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Graham of Audubon on request of Troeger of Wapello; Good of Boone on request of Smith of Clayton; Bents of Howard on request of Poston of Wayne.

PRESENTATION OF VISITORS

Bass of Montgomery presented to the House his son, wife and granddaughter, Mr. and Mrs. Roland Bass and Janice.

Knickerbocker of Linn presented to the House forty-five students of the Alburnett High School and their superintendent, Carl D. Lang.

Sloane of Polk presented to the House fourteen students from the Woodside School of Polk county and their instructor, Wendell Lawhead.

Landsness of Buena Vista presented to the House the senior class of Truesdale Consolidated School and their coach, Francis McCabe.

Huston of Washington presented to the House fourteen senior students from the West Chester School and their superintendent, John L. Calkins.

Krall of Johnson introduced to the House Emmett C. Gardner, county extension director from Iowa City.

McEleney of Clinton presented to the House junior and senior students from the Grand Mound School in Clinton county and their superintendent, Luther E. Rauer.

Duffield of Guthrie presented to the House fifteen students from the Troy consolidated school in Davis county and their instructor.

PETITIONS

Eckels of Hancock presented a petition signed by ten employees of Hancock county urging support of Senate File 174.

Referred to committee on social security.

Fiene of Chickasaw presented a petition signed by seven members of the State Highway Commission urging support of Senate File 174.

Referred to committee on social security.

Putney of Tama presented a petition from five Tama county officers urging support of Senate File 174.

Referred to committee on social security.

Walter of Pottawattamie presented petitions signed by thirty-two residents of Victor, sixteen residents of Boone and Ames, and forty-six residents of Centerville, all urging support of House Files 248 and 447.

Referred to committee on liquor control.

Brown of Monona presented a resolution from the MacCrae-Cooper Post No. 3086, Veterans of Foreign Wars, of Clarinda urging support of the bonus bill.

Referred to committee on military and veterans affairs.

Morrissey of Jasper presented a petition signed by seventy-two employees of the Maytag Company of Newton protesting passage of House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

PROOF OF PUBLICATION

Published copy of Senate File 483 and verified proof of publication of said bill in the Clarinda Herald-Journal on April 10, 1947, 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 CONFERENCE COMMITTEE ON HOUSE FILE 106

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

We, your conference committee appointed to consider the difference

between the Senate and House on House File 106, beg leave to report that we have had the same under consideration and desire to report that we have been unable to agree.

Respectfully submitted,

WILSON REED.

ARTHUR H. JACOBSON.

JOHN L. DUFFY.

GEORGE FAUL.

C. A. BRYSON.

FRED MAYTAG.

E. L. EDWARDS.

HERMAN M. KNUDSON.

On the part of the House.

On the part of the Senate.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 412

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

We, your conference committee appointed to consider the difference between the Senate and House on Senate File 412, beg leave to report that we have had the same under consideration and desire to report as follows:

1. Amend Senate File 412 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section two hundred seventeen point four (217.4) Code 1946, by adding thereto the following:

"In addition to the foregoing provisions the governor may, when the general assembly is not in session, remove any member for the causes and in the manner provided for in chapter sixty-six (66) Code 1946."

Respectfully submitted,

C. A. BRYSON.

EDWIN C. SCHLUTER.

M. F. HICKLIN.

RICHARD V. LEO.

E. E. POSTON.

ALDEN L. DOUD.

CLIFFORD M. STRAWMAN.

ROBERT A. ROCKHILL.

On the part of the House.

On the part of the Senate.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker reappointed the following members to consider House File 106: Reed of Jefferson, Duffield of Guthrie; Bryson of Hardin and Edwards of Union.

CONSIDERATION OF REPORT OF SPECIAL COMMITTEE

Olson of Mitchell called up the following report of special committee and moved its adoption:

REPORT OF SPECIAL COMMITTEE

Your committee appointed to confer with the chief clerk and others, relative to the lighting and acoustics of the House Chamber, begs leave to submit the following report:

The committee met with the secretary of the executive council and the state house custodian and it is of the opinion that in order to improve the lighting system of the House Chamber several changes should be made including reconstruction of the outside windows both for better lighting and for better ventilation and that a lighting system similar to that installed in the South Dakota capitol be adopted, without too many substantial changes, in the House Chamber.

Your committee further believes that the completion of the loud speaker system, under the very definite guarantee of the General Electric Company, should be concluded along the lines already contracted for and inasmuch as this requires taking up a portion of the floor of the House Chamber, this would be the opportune time to recarpet and recommends that the executive council be authorized to proceed therewith. It is further recommended that an investigation be made looking towards the installation of a signal board on the speaker's desk, operating in connection with the loud speaker system.

Your committee also considered the proposition of the American Signal Corporation for the installation of a miniature voting machine board on the desk of the chief clerk, which may be had at an expenditure of something less than a thousand dollars. This installation would enable the chief clerk to call the roll of those absent or not voting under rule 18 without turning his back to the House Chamber and avoiding any omission of names, as occurred during the consideration of the amendment to House File 384.

With the approval of this report by the House, a blanket appropriation to the executive council should be made on the omnibus bill to cover the cost.

Motion prevailed and the report adopted.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 25

Tesmer of Black Hawk called up the following House Concurrent Resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 25

Whereas, Certain discrepancies have been discovered in House File 512, a bill for an act enabling the city of Waterloo to increase the salaries of all non-elective city employees, passed by the Fifty-second General Assembly and now in the hands of the Governor; *Now Therefore*,

Be It Resolved by the House, the Senate Concurring: That the Governor be requested to return to the House House File 512.

Motion prevailed and the resolution was adopted.

INTRODUCTION OF BILLS

House File 536, by committee on compensation of public officers and employees, a bill for an act to amend subsections two (2), three (3) and four (4) of section six hundred one point one hun-

dred thirty-one (601.131), Code 1946, relating to the compensation of justices of the peace and constables.

Read first time and passed on file.

House File 537, by committee on judiciary 2, 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 amended, substituted and renewal articles of incorporation of Fidelity Fireworks Company, and to provide for the renewal of the charter of said company.

Read first time and 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 has passed the following bill in which the concurrence of the House is asked:

Senate File 321, a bill for an act relating to exemptions from taxation of specific properties, so as to provide that the shares of capital stock of certain corporations shall not be taxed.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 463, a bill for an act to make appropriations to L. E. Ellis & Co., Des Moines, Iowa, et al.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 464, a bill for an act to make appropriations to John H. Woodman, et al.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 465, a bill for an act to provide what shall be done at the end of each biennium with the unexpended funds remaining from any appropriation for aid to dependent children.

W. J. SCARBOROUGH, *Secretary.*

SENATE FILE 181 SUBSTITUTED FOR HOUSE FILE 490

Donohue of Cedar asked and obtained unanimous consent to substitute Senate File 181 for House File 490.

CONSIDERATION OF BILLS

Senate File 181, a bill for an act to amend sections three hundred thirty-one point twenty-two (331.22), three hundred forty point

one (340.1), three hundred forty point three (340.3), three hundred forty point five (340.5), three hundred forty point seven (340.7) to three hundred forty point eleven (340.11), inclusive, three hundred point eighteen (340.18) and four hundred forty-four point nine (444.9), Code 1946; to repeal sections three hundred forty point two (340.2), three hundred forty point four (340.4), three hundred forty point six (340.6) and three hundred forty point twelve (340.12), Code 1946, and to enact substitutes therefor—all relating to the compensation of county officers, their deputies, assistants and clerks and the millage levy to pay such compensation, was taken up for consideration.

Pieper of Allamakee offered the following amendment and moved its adoption:

Amend Senate File 181, section twelve (12), line two (2), by changing the period (.) to a comma (,) and adding the following: "and expiring June 30, 1949."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 27:

Anderson	Humbert	McEleney	Saylor
Beardsley	Kester	Nelson of	Scott
Bockwoldt	King	Buchanan	Siefkas
Fiene	Langland	Noble	Strawman
Fletcher	Luken	Norland	Turner
Frei	Lundy	Pieper	Van Eaton
Hendrix	Lynes	Reed	Mr. Speaker

The nays were, 67:

Ainsworth	Eckels	Landsness	Smith of
Avery	Edwards	Lawrence	Des Moines
Baker	Fimmen	Loss	Smith of Madison
Bass	Fulk	McFarlane	Steinberg
Bloom	Gannaway	Mills	Stevens
Boothby	Hansen	Moore	Tesmer
Brown of	Hicklin	Neal	Troeger
Mahaska	Hinrichs	Nielsen	Utzig
Brown of Monona	Huston	Olson	Walker
Bryson	Ingalls	Patrick	Walter of
Burkman	Kerr	Poston	Marshall
Butler	Kilpatrick	Putney	Walter of
Datisman	Klemesrud	Rankin	Pottawattamie
Davis	Knickerbocker	Redman	Watson
De Groot	Koch	Robb	Weiss
Donohue	Kosek	Schwengel	Williams
Duffield	Krall	Shepard	Wilson
Duffy	Kruse	Smith of Clayton	

Absent or not voting, 14:

Beman	Graham	Nelson of	Robinson
Bents	Hedin	Woodbury	Sloane
Good	Long	Nicholas	Weichman
	Morrissey	Prange	Wellington

Amendment lost.

Fimmen of Davis offered the following amendment and moved its adoption:

Amend Senate File 181 by striking the word "eight" in line four (4), section one (1), and inserting in lieu thereof the word "seven".

Amendment adopted.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend section eleven (11) of Senate File 181 by adding at the end of sub-section three (3) thereof, the following:

"Full time deputy assessors in such cities shall receive as their annual compensation seventy-five per cent (75%) of the amount of compensation of the city assessor but not to exceed twenty-seven hundred dollars (\$2,700.00)."

Amendment adopted.

Sloane of Polk asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Amend Senate File 181 by adding thereto the following section:

Amend section 340.1, Code 1946, subsection 12, by striking the following words in line 1, 2 and 3 thereof:

"in counties having two places at which the district court is held, five hundred dollars additional."

Walker of Hamilton asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Amend Senate File 181 by adding thereto the following sections:

Section three hundred fifty-nine point forty-eight (359.48), Code 1946, is hereby amended by striking from line seven (7) thereof the word "four" and inserting in lieu thereof the words "seven and one-half".

Further amend by striking from line fourteen (14) of said section the word "four" and inserting in lieu thereof the words "seven and one-half".

This Act shall revert to and be in full force and effect as of January 1st, 1947.

This Act being of immediate importance shall be in full force and effect from and after its publication in the Oelwein Daily Register, a newspaper published at Oelwein, Iowa, and in the Independence Bulletin-Journal, a newspaper published at Independence, Iowa.

Noble of Harrison offered the following amendment and moved its adoption:

Amend Senate File 181, section one (1), line five (5) by striking the words and figures "thirty-five (35)" and inserting in lieu thereof the words and figures "twenty-seven (27)".

Amendment lost.

Bryson of Hardin offered the following amendment and moved its adoption:

Amend Senate File 181, section two (2) by striking line seven (7) which is all of paragraph one (1) and renumbering all paragraphs.

Also by replacing the figures of "twenty-five hundred dollars" and inserting in lieu thereof "twenty-four hundred dollars".

And that as the numbers of the various paragraphs are renumbered, that the figures of the preceding paragraph be carried forward and down according with said renumbering.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 20:

Anderson	Fletcher	Nielsen	Reed
Bryson	Hendrix	Noble	Saylor
Datisman	Humbert	Norland	Scott
Duffield	Lundy	Pieper	Siefkas
Fiene	McEleney	Putney	Mr. Speaker

The nays were, 76:

Ainsworth	Fimmen	Loss	Smith of
Avery	Frei	Lucken	Des Moines
Baker	Fulk	Lynes	Smith of Madison
Bass	Gannaway	McFarlane	Stevens
Beman	Hansen	Mills	Strawman
Bloom	Hedin	Moore	Tesmer
Bockwoldt	Hicklin	Neal	Troeger
Boothby	Hinrichs	Nelson of	Turner
Brown of	Huston	Buchanan	Utzig
Mahaska	Kerr	Nelson of	Van Eaton
Brown of	Kester	Woodbury	Walker
Monona	Kilpatrick	Nicholas	Walter of
Burkman	Klemesrud	Olson	Marshall
Butler	Knickerbocker	Patrick	Walter of
Davis	Koch	Prange	Pottawattamie
De Groote	Kosek	Rankin	Watson
Donohue	Krall	Redman	Weichman
Duffy	Kruse	Robb	Weiss
Eckels	Landsness	Shepard	Wellington
Edwards	Langland	Sloane	Williams
	Lawrence	Smith of Clayton	Wilson

Absent or not voting, 12:

Beardsley	Graham	Long	Robinson
Bents	Ingalls	Morrissey	Schwengel
Good	King	Poston	Steinberg

Amendment lost.

Donohue of Cedar offered the following amendment and moved its adoption:

Amend the title to Senate File 181 by adding at the end thereof the

following: "and to provide compensation for county assessors ex officio, deputy county assessors, and city assessors and their deputies."

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, 102:

Ainsworth	Fulk	McFarlane	Shepard
Anderson	Gannaway	Mills	Siefkas
Avery	Hansen	Moore	Sloane
Baker	Hedin	Morrissey	Smith of Clayton
Bass	Hendrix	Neal	Smith of
Beardsley	Hicklin	Nelson of	Des Moines
Beman	Hinrichs	Buchanan	Smith of Madison
Bloom	Humbert	Nelson of	Steinberg
Bockwoldt	Huston	Woodbury	Stevens
Boothby	Ingalls	Nicholas	Strawman
Brown of	Kerr	Nielsen	Tesmer
Mahaska	Kester	Noble	Troeger
Brown of Monona	Kilpatrick	Norland	Turner
Burkman	King	Olson	Utzig
Butler	Klemesrud	Patrick	Van Eaton
Datisman	Knickerbocker	Pieper	Walker
Davis	Koch	Poston	Walter of
De Groote	Kosek	Prange	Marshall
Donohue	Krall	Putney	Walter of
Duffield	Kruse	Rankin	Pottawattamie
Duffy	Landsness	Redman	Watson
Eckels	Langland	Reed	Weichman
Edwards	Lawrence	Robb	Weiss
Fiene	Loss	Robinson	Wellington
Fimmen	Lucken	Saylor	Williams
Fletcher	Lynes	Schwengel	Wilson
Frei	McEleney	Scott	Mr. Speaker

The nays were, 1:

Lundy

Absent or not voting, 5:

Bents	Good	Graham	Long
Bryson			

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

EXPLANATION OF VOTE ON SENATE FILE 181

MR. SPEAKER:

I herewith submit explanation, for which I asked and received unanimous consent to insert in the Journal, of my negative vote on S. F. 181 as passed by the Senate, relating to the compensation of county officers, their deputies, assistants and clerks and the millage levy to pay such compensation, which bill passed the House April 11, 1947. I voted for

the amendment, which attempted to limit the various raises in compensation to two years, but which amendment was defeated. I, likewise, supported another amendment to reduce somewhat the amount of increases for various county officers, wherein the minimum salary base would have been set at \$2,400.00, and which would have applied to counties of from 10,000 to 15,000 in population; this amendment was, likewise, defeated. If either one or both of these amendments had prevailed, I would have voted favorably for the bill.

The reason I could not support S. F. 181 is, that I could not vote for a measure which would sharply increase property taxes in my own county, in which the assessed valuation for 1946 was only \$10,189,314.00, plus monies and credits of \$770,135.00. Monroe county's general county fund levy of 3.5 mills, which is the maximum, only raised \$34,562.00, plus monies and credits, or a total of \$35,655.00. It has been necessary for Monroe county, for a number of years, to secure permission from the State Comptroller to add the one mill emergency levy, so with miscellaneous collections, a total of approximately \$50,000.00 is realized annually, although the last annual budget proposal was \$70,000.00 for the general fund. In addition, our poor fund is overdrawn approximately \$40,000.00, and I have been advised by our county auditor that we are running behind annually approximately \$30,000.00, including our poor fund expenditures. I am further advised that none of our county officers received their November, 1946, salary until after the first of this year, as there was no money available to pay the same; that the plumbing and heating systems in our county court house are very much in need of repairs and, likewise, that other extensive repairs on the building are very much needed, and that no funds are available to do this work.

Therefore, in view of the acute financial situation which exists in Monroe county, which consists of only 12 townships, with a very low assessed valuation, and with a population of less than 15,000, and realizing that our taxpayers are extremely hard-pressed, even though they are temporarily enjoying inflation prices for their products, I could not, in good conscience, support S. F. 181, even though I recognized that our county officers are entitled to increases at this time to meet the present high cost of living. I supported, as hereinbefore mentioned, amendments that would have temporarily relieved the existing increases in living expenses. If the taxpayers in my county cannot meet present expenses under the prevailing high prices received for commodities, and present valuations, how can they be expected to meet the increased county tax load when lower price levels are returned?

HUGH W. LUNDY of Monroe.

CONSIDERATION OF HOUSE JOINT RESOLUTION

House Joint Resolution 10, a resolution to designate a "Mental Health Authority" in the state of Iowa through which the U. S. Public Health Service can deal in connection with the benefits that the state of Iowa can derive from the provisions of the National

Mental Health Act which has been enacted by the Congress of the United States, was taken up for consideration.

McFarlane of Black Hawk 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 resolution pass?"

The ayes were, 97:

Ainsworth	Gannaway	McFarlane	Siefkas
Anderson	Hansen	Mills	Sloane
Avery	Hedin	Moore	Smith of Clayton
Baker	Hendrix	Morrissey	Smith of
Bass	Hicklin	Neal	Des Moines
Beardsley	Hinrichs	Nelson of	Smith of Madison
Beman	Humbert	Buchanan	Steinberg
Bloom	Huston	Nelson of	Stevens
Bockwoldt	Ingalls	Woodbury	Strawman
Boothby	Kerr	Nicholas	Tesmer
Brown of	Kester	Nielsen	Troeger
Mahaska	Kilpatrick	Noble	Turner
Brown of Monona	King	Norland	Utzig
Burkman	Klemesrud	Olson	Van Eaton
Butler	Knickerbocker	Patrick	Walter of
Datisman	Koch	Pieper	Marshall
Davis	Kosek	Prange	Walter of
De Groot	Krall	Putney	Pottawattamie
Duffy	Kruse	Rankin	Watson
Eckels	Langland	Redman	Weichman
Edwards	Lawrence	Reed	Weiss
Fiene	Long	Robb	Wellington
Fimmen	Loss	Robinson	Williams
Fletcher	Lundy	Saylor	Wilson
Frei	Lynes	Schwengel	Mr. Speaker
Fulk	McEleney	Scott	

The nays were: none.

Absent or not voting, 11:

Bents	Duffield	Landsness	Shepard
Bryson	Good	Lucken	Walker
Donohue	Graham	Poston	

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

MOTION TO RECONSIDER

Reed of Jefferson moved to reconsider the vote by which Senate File 295 failed to pass the House.

On the question "Shall the vote be reconsidered?"

The ayes were, 55:

Avery	Brown of	Burkman	De Groot
Bass	Mahaska	Butler	Donohue
Bockwoldt	Brown of Monona	Davis	Edwards

Fimmen	Knickerbocker	Nelson of	Stevens
Frei	Koch	Woodbury	Turner
Fulk	Kosek	Nielsen	Utzig
Gannaway	Krall	Prange	Van Eaton
Hendrix	Langland	Rankin	Walter of
Hicklin	Lawrence	Redman	Marshall
Hinrichs	Lundy	Reed	Walter of
Humbert	McEleney	Robb	Pottawattamie
Huston	Mills	Schwengel	Weiss
Kilpatrick	Moore	Smith of	Wellington
King	Nelson of	Des Moines	Williams
Klemesrud	Buchanan	Smith of Madison	Wilson
			Mr. Speaker

The nays were, 27:

Bloom	Kerr	Olson	Siefkas
Boothby	Kester	Patrick	Sloane
Datisman	Loss	Pieper	Smith of Clayton
Eckels	Lynes	Robinson	Tesmer
Fiene	McFarlane	Saylor	Watson
Fletcher	Nicholas	Scott	Weichman
Ingalls	Noble	Shepard	

Absent or not voting, 26:

Ainsworth	Duffield	Landsness	Poston
Anderson	Duffy	Long	Putney
Baker	Good	Lucken	Steinberg
Beardsley	Graham	Morrissey	Strawman
Beman	Hansen	Neal	Troeger
Bents	Hedin	Norland	Walker
Bryson	Kruse		

Motion prevailed.

CONSIDERATION OF SENATE AMENDMENT

House File 263, a bill for an act to amend section three hundred thirty-seven point eleven (337.11), Code 1946, relating to boarding prisoners, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 263

Amend House File 263 by adding thereto the following:

“Sec. 2. This increase shall be in full force and effect from the effective date of this act to June 30, 1949.”

Shepard of Lucas moved the House refuse to concur in the Senate amendment to House File 263.

Motion prevailed and the House refused to concur in Senate amendment.

Speaker pro tem Morrissey in the chair.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTIONS

McFarlane of Black Hawk called up the following House Concurrent Resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 22

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-second General Assembly and that they be authorized to select such of their respective assistants as may be necessary for such time as may be required for the purpose of correcting and certifying the records of the session and otherwise closing up the business of their respective offices and also for 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.

Motion prevailed and the resolution was adopted.

McFarlane of Black Hawk called up the following House Concurrent Resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 23

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 for shipment to the home residence of the Speaker of the House and the President of the Senate.

Motion prevailed and the resolution was adopted.

Smith of Madison called up the following House Concurrent Resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 24

Whereas, There are many narrow bridges on primary roads; and
Whereas, A narrow bridge is a hazard to the public using the highway; and

Whereas, There is a narrow bridge on Highways 65 and 69 about

two (2) miles south of Indianola which has been the scene of various accidents claiming the lives of seven (7) people, *Now Therefore*

Be It Resolved by the House, the Senate Concurring:

That the State Highway Commission is hereby directed to erect suitable signs to warn motorists of the dangers at the aforementioned bridge, and to erect similar warning signs at other narrow bridges which have been or may be determined by the Highway Commission to be dangerous.

Speaker Kuester in the chair.

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 503, a bill for an act to legalize proceedings of the board of supervisors of Worth County, Iowa, regarding claim of Northwood Fire Co.

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

House File 364, a bill for an act relating to building and loan and incorporated associations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 483, a bill for an act to legalize and validate proceedings authorizing acceptance of conveyance of lands known as "Clarinda Prisoner of War Camp", Clarinda, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 482, a bill for an act to legalize and validate the proceedings of the Board of Directors of Independent School District of Garner in the County of Hancock, in calling and holding an election on March 10, 1947, on the proposition of issuing bonds of said school district.

Also: That the Senate has adopted the conference committee report and passed Senate File 412; a bill for an act relating to removal of members of board of control.

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

House Concurrent Resolution 25 requesting the return to the House of House File 512, now in the hands of the Governor.

Also: That the Senate has concurred in the House amendment to and passed Senate File 169, a bill for an act relating to the compensation and expenses of members of county commission of insanity.

Also: That the Senate insists on its amendment to House File 502, a bill for an act providing for the crediting to the state general fund of certain tax receipts, and requests a conference committee and that the President of the Senate has appointed as members of such conference committee on the part of the Senate: Senators Keir, Faul, Long and Lynes.

Also: That the Senate has concurred in the House amendment to and passed Senate File 229, a bill for an act relating to the State Dairy Association.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 364

Amend House File 364 as follows:

1. By inserting immediately after section 5 as section 6 the following: "Sec. 6. Section six hundred eighty-two point forty-five (682.45), Code 1946, is amended by striking the period at the end of said section and adding thereto the following: 'and in real estate loans which are guaranteed or insured by the Administrator of Veterans' Affairs under the provisions of Title III of the Servicemen's Readjustment Act of 1944, as amended, otherwise known as the "G. I. Bill of Rights".'"
2. By renumbering the succeeding sections.
3. By striking all of lines 2 and 3 of the title and inserting in lieu thereof the following: "four (534) and section six hundred eighty-two point forty-five (682.45), Code 1946, relating to building and loan and incorporated associations and federal insured loans."
4. By striking all of line 9 of section 1 after the word "any" and inserting in lieu thereof the following: "secured loan".
5. By striking from line 10 of section 1 the word "unsecured,".

SENATE MESSAGES CONSIDERED

Senate File 321, a bill for an act to amend subsection twenty (20) of section four hundred twenty-seven point one (427.1), Code 1946, relating to exemptions from taxation of specific properties, so as to provide that the shares of capital stock of certain corporations shall not be taxed.

Read first time and referred to sifting committee.

Senate File 463, a bill for an act to make appropriations to L. E. Ellis & Co., Des Moines, Iowa; Dewey Wilfong, Marshalltown, Iowa; Louis and Gertrude Hangartner, Postville, Iowa; Cynthia and Fred Baltz, Postville, Iowa; Howard County Treasurer, Cresco, Iowa; Hotel President, Waterloo, Iowa; Clyde Van Dusen, Sioux City, Iowa; Mrs. Johanna Kalleyemne, Princeton, Missouri; Margaret Hadsell, Waterloo, Iowa; W. G. Stewart, Waterloo,

Iowa; Ralph C. Norris, Des Moines, Iowa; Cass County Treasurer, Atlantic, Iowa; C. M. Hanson, Des Moines, Iowa; John E. Spencer, Des Moines, Iowa; Mrs. Charles R. Sexton, Altoona, Iowa; Mrs. Venus Willecoxson, Bloomfield, Iowa; Hancock county, Garner, Iowa.

Read first time and referred to committee on appropriations.

Senate File 464, a bill for an act to make appropriations to John H. Woodman, Martin Funeral Service, Suthpen Funeral Home, Brimhall-West Company, Larkin-Knutson Funeral Home, Claude W. Smith, Paul S. Fry, Olerich Funeral Home, Woodring Funeral Home, Clarence N. Cooper Mortuary, Geo. J. Brosh, White Funeral Home, Carson-Balster Funeral Home, C. E. Wagler, Blust Funeral Service, Mrs. Alice Tracy.

Read first time and referred to committee on appropriations.

Senate File 465, a bill for an act to amend section two hundred thirty-nine point twelve (239.12), Code 1946, 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.

Senate File 482, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Garner in the county of Hancock, state of Iowa, in calling and holding an election on March 10, 1947, on the proposition of issuing bonds of said school district in the amount of eighty thousand dollars for the purpose of constructing, reconstructing, and equipping additional school facilities.

Read first time and referred to sifting committee.

Senate File 483, a bill for an act to legalize and validate proceedings authorizing acceptance of conveyance of lands known as "Clarinda Prisoner of War Camp", Clarinda, Iowa, with certain buildings and facilities thereon, from the United States of America by the city of Clarinda, Iowa, subject to provisions for reversion of title to the United States in the event of breach of conditions stipulated in said deed.

Read first time and referred to sifting committee.

EXPRESSION OF APPRECIATION

Krall of Johnson moved that the Speaker appoint a committee of two to escort Poston of Wayne, the minority floor leader, to the Speaker's rostrum for the presentation of a gift in honor of Mr. Poston's service to the legislature.

The Speaker appointed as such committee: Duffy of Dubuque and Norland of Worth.

Mr. Poston was escorted to the Speaker's rostrum and briefly addressed the House.

McFarlane of Black Hawk, as majority floor leader, rose under the question of personal privilege and expressed his sincere appreciation for the cooperation extended him by Mr. Poston.

Mr. McFarlane complimented Mr. Poston for his courage in placing state issues above party politics.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 389, 419, 431.

LAWRENCE PUTNEY, *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 389, 419, 431.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 11th day of April, 1947, sent to the Governor for his approval: House Files 389, 419, and 431.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had approved the following bills: April 10, 1947, House Files 107, 404 and 492.

AMENDMENT FILED

House File 366 by striking all of section thirteen (13) following the word act in line five (5) and substituting the following in lieu thereof: "as shall be approved by the state comptroller and such expense shall be paid by the treasurer of state on warrants drawn by the state comptroller but the total of such expense shall not in any one year exceed the amount of license fees collected by the department of agriculture. Any balance in such fund at the end of any fiscal year shall be credited to the state general fund".

REDMAN of Sac.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m. Monday, April 14, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 14, 1947.

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

Prayer was offered by the Reverend Gilbert S. Cox, pastor of the First Methodist church of Waterloo, Iowa.

Journal of April 11 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Shepard of Lucas on request of Kruse of Floyd; Anderson of Henry on request of Redman of Sac; Baker of Calhoun on request of Eckels of Hancock; Hedin of Scott on request of Mills of Adair; Olson of Mitchell on request of Patrick of Sioux; Schwengel of Scott on request on Hedin of Scott; Bents of Howard on request of Poston of Wayne; Fulk of Page on request of Mills of Adair.

PRESENTATION OF VISITORS

Lynes of Bremer presented to the House, his wife, Mrs. William S. Lynes and mother, Mrs. J. J. Lynes of Waverly.

Landsness of Buena Vista presented to the House, the Honorable Oscar Peterson, former member from Buena Vista county.

Hicklin of Louisa presented to the House, the senior class from the Wapello consolidated high school and their teacher, Miss Newhart.

Hinrichs of Iowa presented to the House his son, Edmund.

Speaker Kuester presented to the House, fourteen members of the senior class of Lewis, Iowa, and their suprintendent, D. D. Slocum.

Donohue of Cedar rose under the point of personal privilege and extended the best wishes of the House to McFarlane of Black Hawk on the occasion of his birthday. Burkman led the House in song.

PETITIONS

Walter of Pottawattamie presented a petition signed by thirty residents of Ottumwa and vicinity, urging support of House Files 248 and 447.

Referred to committee on liquor control.

Morrissey of Jasper presented a petition protesting passage of House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Morrissey of Jasper presented a petition signed by 220 members of the UEF&MWA-CIO at the Maytag Company at Newton protesting passage of House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Nelson and Van Eaton of Woodbury presented a petition signed by forty residents of Danbury, protesting passage of House File 333, and Senate File 42.

Referred to committee on tax revision.

REPORTS OF COMMITTEES

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate Joint Resolution 11, A Joint Resolution to authorize the State Board of Education to co-operate with the city of Ames in the construction, operation and maintenance of a sewage disposal plant and system to serve both the Iowa State College and the city of Ames and to pay to said city certain sums 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.

H. E. WEICHMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 464, a bill for an act to make appropriations to John H. Woodman, Martin Funeral Home Service, Suthpen Funeral Home, Brimhall-West Company, Larkin-Knutson Funeral Home, Claude W. Smith, Paul S. Fry, Olerich Funeral Home, Woodring Funeral Home, Clarence N. Cooper Mortuary, Geo. J. Brosh, White Funeral Home, Carson-Balster Funeral Home, C. E. Wagler, Blust Funeral Homes Service, Mrs. Alice Tracy, begs leave to report it 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. E. WEICHMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 463, a bill for an act to make appropriations to L. E. Ellis & Co., Des Moines, Iowa, et al., begs leave to report it 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. E. WEICHMAN, *Chairman.*

INTRODUCTION OF BILLS

House File 538, by committee on compensation of public officers and employees, a bill for an act relating to the compensation for the members of the State Highway Commission.

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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File 420, a bill for an act to provide for refunds where tax payers have remitted more than 50% of the state income tax due and payable for the year 1946.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 400, a bill for an act relating to bonded warehouses for agricultural products.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 337, a bill for an act relating to the establishing and equipping of a detention hospital for contagious diseases.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 321, a bill for an act relating to the renewal of licenses of cosmetology schools and providing for due notice and hearing in such cases.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 272, a bill for an act relating to taxation for community center improvement and maintenance fund and playground or swimming pool maintenance fund.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 269, a bill for an act to appropriate funds for grading and construction in the city of Davenport, Iowa.

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 renewal registration plates for motor vehicles by a new validation.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 221, a bill for an act relating to uniting independent school districts.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 208, a bill for an act relating to assessments for library funds in cities and towns.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 192, a bill for an act relating to Armory Board.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 136, a bill for an act relating to suspended county real estate taxes paid from the old age assistance revolving fund.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 120, a bill for an act providing an exemption from taxation of growing agricultural and horticultural crops and products.

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 compensation of clerk of the grand jury.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 52, a bill for an act relating to the practice of pharmacy.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 49, a bill for an act to appropriate funds from the general fund to build a bridge between city of Ames and Iowa State College.

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

House Joint Resolution 1, proposing an amendment to Article IV of the constitution of the state of Iowa relating to the succession of the Lieutenant Governor to act as Governor in the event of the disability of the Governor.

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 motor vehicle fuel license fee and the distribution of proceeds to incorporated cities and towns.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 466, a bill for an act relating to the control and eradication of Brucellosis.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 468, a bill for an act relating to petroleum products.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 494, a bill for an act to appropriate from the general fund for maintenance and upkeep on buildings of the state capitol.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 499, a bill for an act relating to procedure for the assessment of property and the collection of taxes in any city acting under special charter which levies and collects its own taxes and having a population of more than 60,000.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 516, a bill for an act to appropriate to the state comptroller from the motor vehicle fuel tax fund.

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

House Concurrent Resolution 23, presenting the Speaker of the House and the President of the Senate with the chairs occupied by them during the session.

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

House Concurrent Resolution 22, requiring the Chief Clerk of the House and the Secretary of the Senate to remain at the capitol for so long as may be necessary following the final adjournment of the Fifty-second General Assembly.

Also: That the President of the Senate has appointed as a second conference committee on House File 106, a bill for an act relating to workmen's compensation, Senators Jacobson, Maytag, Myrland and Colburn.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 454, a bill for an act relating to the prohibiting of hunting from aircraft without a permit, and providing penalties for violation of this act.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 375, a bill for an act relating to deputy treasurer and clerks.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 268, a bill for an act relating to the entry upon operators' or chauffeurs' licenses facts concerning conviction of certain offenses.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 267, a bill for an act relating to extension and renewal of motor vehicle operators licenses and fees therefor.

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

Senate Joint Resolution 11, to authorize the State Board of Education to co-operate with the city of Ames in the construction of a sewage disposal plant.

SENATE AMENDMENT TO HOUSE FILE 420

Amend House File 420 as follows:

By striking the period at the end of line 6 of section 1 and inserting the following: "and said commission shall certify the amount of the refund to the state comptroller who shall issue a warrant therefor."

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 11, a joint resolution to authorize the State Board of Education to co-operate with the city of Ames in the construction, operation and maintenance of a sewage disposal plant and system to serve both the Iowa State College and the city of Ames and to pay to said city certain sums therefor.

Read first time and referred to committee on appropriations.

Senate File 267, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to extension and renewal of motor vehicle operators licenses and fees therefor.

Read first time and referred to sifting committee.

Senate File 268, a bill for an act to amend chapter three hundred twenty one, (321), Code 1946, relating to the entry upon operators or chauffeurs licenses facts concerning conviction of certain offenses.

Read first time and referred to sifting committee.

Senate File 375, a bill for an act to amend section three hundred forty point four (340.4), Code 1946, relating to deputy treasurer and clerks.

Read first time and referred to sifting committee.

Senate File 454, a bill for an act relating to the prohibiting of hunting from aircraft without a permit, and providing penalties for violation of this act.

Read first time and referred to sifting committee.

CONSIDERATION OF SENATE AMENDMENT

House File 364, a bill for an act to amend certain sections in chapter five hundred thirty-four (534), Code 1946, relating to building and loan and incorporated associations, was taken up for consideration.

SENATE AMENDMENT TO HOUSE FILE 364

Amend House File 364 as follows:

1. By inserting immediately after section 5 as section 6 the following: "Sec. 6. Section six hundred eighty-two point forty-five (682.45),

Code 1946, is amended by striking the period at the end of said section and adding thereto the following: 'and in real estate loans which are guaranteed or insured by the Administrator of Veterans Affairs under the provisions of Title III of the Servicemen's Readjustment Act of 1944, as amended, otherwise known as the "G. I. Bill of Rights".'

2. By renumbering the succeeding sections.

3. By striking all of lines 2 and 3 of the title and inserting in lieu thereof the following: "four (534) and section six hundred eighty-two point forty-five (682.45), Code 1946, relating to building and loan and incorporated associations and federal insured loans."

4. By striking all of line 9 of section 1 after the word "any" and inserting in lieu thereof the following: "secured loan".

5. By striking from line 10 of section 1 the word "unsecured,".

Williams of Van Buren moved that the House concur in Senate amendment to House File 364.

Motion prevailed and the House concurred in Senate amendment.

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, 82:

Ainsworth	Frei	Lynes	Scott
Avery	Gannaway	McEleney	Sloane
Bass	Good	McFarlane	Smith of Clayton
Beardsley	Graham	Mills	Smith of
Beman	Hansen	Neal	Des Moines
Bloom	Hicklin	Nelson of	Steinberg
Bockwoldt	Hinrichs	Buchanan	Stevens
Boothby	Huston	Nelson of	Strawman
Brown of Monona	Kerr	Woodbury	Tesmer
Burkman	Kester	Nicholas	Troeger
Butler	Kilpatrick	Nielsen	Turner
Datisman	King	Noble	Utzig
Davis	Klemesrud	Norland	Walter of
De Groot	Knicknerbocker	Patrick	Marshall
Donohue	Koch	Pieper	Watson
Duffield	Krall	Putney	Weichman
Duffy	Kruse	Rankin	Weiss
Eckels	Landsness	Redman	Wellington
Edwards	Langland	Reed	Williams
Fiene	Lawrence	Robb	Wilson
Fimmen	Long	Robinson	Mr. Speaker
Fletcher	Lucken		

The nays were: none.

Absent or not voting, 26:

Anderson	Brown of	Fulk	Humbert
Baker	Mahaska	Hedin	Ingalls
Bents	Bryson	Hendrix	Kosek

Loss	Olson	Schwengel	Van Eaton
Lundy	Poston	Shepard	Walker
Moore	Prange	Siefkas	Walter of
Morrissey	Saylor	Smith of Madison	Pottawattamie

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

CONSIDERATION OF SENATE AMENDMENT

House File 420, a bill for an act to provide for refunds where taxpayers have remitted more than 50% of the tax due and payable in the year 1946, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 420

Amend House File 420 as follows:

By striking the period at the end of line 6 of section 1 and inserting the following: "and said commission shall certify the amount of the refund to the state comptroller who shall issue a warrant therefor."

Bryson of Hardin moved that the House concur in the Senate amendment to House File 420.

Motion prevailed and the House concurred in the Senate amendment to House File 420.

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:

Ainsworth	Fletcher	Lucken	Scott
Avery	Frei	Lynes	Sloane
Bass	Gannaway	McEleney	Smith of Clayton
Beardsley	Good	McFarlane	Smith of
Beman	Graham	Mills	Des Moines
Bloom	Hansen	Neal	Steinberg
Bockwoldt	Hicklin	Nelson of	Stevens
Boothby	Hinrichs	Buchanan	Strawman
Brown of Monona	Huston	Nelson of	Tesmer
Burkman	Kerr	Woodbury	Troeger
Bryson	Kester	Nicholas	Turner
Butler	Kilpatrick	Nielsen	Utzig
Datisman	King	Noble	Walter of
Davis	Klemesrud	Norland	Marshall
De Groote	Knickerbocker	Patrick	Watson
Donohue	Koch	Pieper	Weichman
Duffield	Krall	Putney	Weiss
Duffy	Kruse	Rankin	Wellington
Eckels	Landsness	Redman	Williams
Edwards	Langland	Reed	Wilson
Fiene	Lawrence	Robb	Mr. Speaker
Fimmen	Long	Robinson	

The nays were: none.

Absent or not voting, 25:

Anderson	Hendrix	Morrissey	Siefkas
Baker	Humbert	Olson	Smith of Madison
Bents	Ingalls	Poston	Van Eaton
Brown of Maḥaska	Kosek	Prange	Walker
Fulk	Loss	Saylor	Walter of Pottawattamie
Hedin	Lundy	Schwengel	
	Moore	Shepard	

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

ADOPTION OF CONFERENCE COMMITTEE REPORT ON SENATE FILE 412

Strawman of Jones called up the following conference committee report on Senate File 412 with amendment and moved its adoption:

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 412

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

We, your conference committee appointed to consider the difference between the Senate and House on Senate File 412, beg leave to report that we have had the same under consideration and desire to report as follows:

1. Amend Senate File 412 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section two hundred seventeen point four (217.4), Code 1946, by adding thereto the following:

"In addition to the foregoing provisions the Governor may, when the General Assembly is not in session, remove any member for the causes and in the manner provided for in chapter sixty-six (66), Code 1946."

Respectfully submitted,

C. A. BRYSON.	EDWIN C. SCHLUTER.
M. F. HICKLIN.	RICHARD V. LEO.
E. E. POSTON.	ALDEN L. DOUD.
CLIFFORD M. STRAWMAN.	ROBERT A. ROCKHILL.
On the part of the House.	On the part of the Senate.

Motion prevailed and the report of the conference committee with amendment on Senate File 412 was adopted.

Strawman of Jones moved that the bill be read a last time now and placed 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:

Ainsworth	Bockwoldt	Datisman	Eckels
Avery	Boothby	Davis	Edwards
Bass	Brown of Monona	De Groote	Fiene
Beardsley	Burkman	Donohue	Fimmen
Bloom	Butler	Duffy	Fletcher

Frei	Krall	Noble	Steinberg
Gannaway	Kruse	Norland	Stevens
Good	Landsness	Patrick	Strawman
Graham	Langland	Pieper	Tesmer
Hansen	Lawrence	Poston	Troeger
Hendrix	Long	Prange	Turner
Hicklin	Lucken	Putney	Utzig
Hinrichs	Lundy	Rankin	Van Eaton
Humbert	Lynes	Redman	Walker
Huston	Mills	Reed	Walter of
Ingalls	Morrissey	Robb	Marshall
Kerr	Neal	Robinson	Weichman
Kester	Nelson of	Scott	Weiss
Kilpatrick	Buchanan	Sloane	Wellington
King	Nelson of	Smith of Clayton	Williams
Knickerbocker	Woodbury	Smith of	Wilson
Koch	Nicholas	Des Moines	Mr. Speaker
Kosek	Nielsen	Smith of Madison	

The nays were: none.

Absent or not voting, 21:

Anderson	Bryson	McEleney	Shepard
Baker	Duffield	McFarlane	Siefkas
Beman	Fulk	Moore	Walter of
Bents	Hedin	Olson	Pottawattamie
Brown of	Klemesrud	Saylor	Watson
Mahaska	Loss	Schwengel	

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

CONSIDERATION OF BILLS

House File 418, a bill for an act to amend section two point eleven (2.11), Code 1946, relating to compensation of members of the general assembly, with report of committee recommending passage, was taken up for consideration.

Walter of Marshall moved to lay House File 418 on the table.

Roll call was demanded.

On the question "Shall House File 418 be laid on the table?"

The ayes were, 24:

Beardsley	Fletcher	McFarlane	Stevens
Bockwoldt	Good	Nielsen	Walter of
Boothby	Hicklin	Pieper	Marshall
Datisman	Huston	Redman	Watson
Davis	Kerr	Robinson	Wellington
De Groot	Landsness	Smith of Madison	Wilson
Edwards			

The nays were, 61:

Ainsworth	Burkman	Gannaway	Ingalls
Avery	Butler	Hansen	Kester
Bass	Donohue	Hedin	Kilpatrick
Beman	Duffield	Hendrix	King
Bloom	Duffy	Hinrichs	Klemesrud
Brown of Monona	Frei	Humbert	Knickerbocker

Koch	Nelson of	Rankin	Tesmer
Kosek	Buchanan	Reed	Turner
Krall	Nelson of	Robb	Utzig
Kruse	Woodbury	Scott	Van Eaton
Langland	Nicholas	Sloane	Walker
Lawrence	Norland	Smith of Clayton	Walter of
Lundy	Patrick	Smith of	Pottawattamie
Lynes	Poston	Des Moines	Weichman
Mills	Prange	Steinberg	Weiss
Morrissey	Putney	Strawman	Williams
Neal			

Absent or not voting, 23:

Anderson	Eckels	Loss	Saylor
Baker	Eiene	Lucken	Schwengel
Bents	Fimmen	McEleney	Shepard
Brown of	Fulk	Moore	Siefkas
Mahaska	Graham	Noble	Troeger
Bryson	Long	Olson	Mr. Speaker

Motion lost.

Morrissey of Jasper moved the previous question.

Motion prevailed.

Steinberg of Story asked and obtained unanimous consent to offer the following amendment and moved its adoption:

Amend House File 418 by adding thereto the following new sections:

"Sec. 3. Section two point thirteen (2.13), Code 1946, is repealed and the following enacted in lieu thereof:

'The compensation of the lieutenant governor while acting as president of the senate shall be double the compensation of a member of the general assembly as fixed by sections one (1) and two (2) of this act.'

"Sec. 4. Section two point fourteen (2.14), Code 1946, is repealed and the following enacted in lieu thereof:

'The speaker of the house of representatives shall receive as compensation for his services as speaker and as a member of the general assembly a sum equal to twice the compensation of a member of the general assembly as fixed by sections one (1) and two (2) of this act.'

"Sec. 5. Notwithstanding the provisions of this act, the compensation of members of the general assembly during the terms existing at the time of the passage of this act, shall be at the rate provided by law at the time of the passage of this act and continue at such rate until the end of said existing terms."

Amendment adopted.

Duffy 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, 66:

Ainsworth	Bloom	Brown of Monona	De Groote
Avery	Brown of	Burkman	Donohue
Bass	Mahaska	Butler	Duffield

Duffy	Knickerbocker	Nelson of	Smith of
Fimmen	Koch	Woodbury	Des Moines
Frei	Kosek	Norland	Steinberg
Gannaway	Krall	Patrick	Strawman
Graham	Kruse	Poston	Tesmer
Hansen	Langland	Prange	Troeger
Hedin	Lawrence	Putney	Turner
Hendrix	Long	Rankin	Utzig
Hinrichs	Lynes	Reed	Van Eaton
Huston	McEleney	Robb	Walker
Ingalls	Mills	Saylor	Walter of
Kester	Morrissey	Scott	Pottawattamie
Kilpatrick	Neal	Sloane	Weichman
King	Nelson of	Smith of Clayton	Weiss
Klemesrud	Buchanan		Williams

The nays were, 29:

Beardsley	Fletcher	McFarlane	Smith of Madison
Bockwoldt	Good	Nielsen	Stevens
Boothby	Hicklin	Noble	Walter of
Datisman	Humbert	Pieper	Marshall
Davis	Kerr	Redman	Wellington
Eckels	Landsness	Robinson	Wilson
Edwards	Lucken	Siefkas	Mr. Speaker
Fiene	Lundy		

Absent or not voting, 13:

Anderson	Bryson	Moore	Schwengel
Baker	Fulk	Nicholas	Shepard
Beman	Loss	Olson	Watson
Bents			

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

Nelson of Woodbury moved that the vote by which House File 418 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File 295, a bill for an act to amend section six hundred three point forty-three (603.43), Code 1946, relating to the salary of a judge of the superior court, 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, 55:

Avery	Donohue	Huston	Krall
Bass	Duffy	Kerr	Kruse
Beardsley	Edwards	Kester	Landsness
Bloom	Fimmen	Kilpatrick	Langland
Boothby	Frei	Klemesrud	Lucken
Burkman	Gannaway	Knickerbocker	Lundy
Butler	Hendrix	Koch	McEleney
De Groote	Hinrichs	Kosek	McFarlane

Mills	Rankin	Smith of	Utzig
Neal	Redman	Des Moines	Van Eaton
Nelson of	Reed	Steinberg	Walter of
Woodbury	Robb	Stevens	Pottawattamie
Norland	Sloane	Strawman	Weiss
Poston	Smith of Clayton	Tesmer	Wilson
Prange		Turner	

The nays were, 31:

Ainsworth	Good	Nielsen	Smith of Madison
Bockwoldt	Hicklin	Patrick	Walker
Brown of	Humbert	Pieper	Walter of
Mahaska	Ingalls	Putney	Marshall
Datisman	Lawrence	Robinson	Watson
Davis	Long	Saylor	Weichman
Eckels	Lynes	Scott	Wellington
Fiene	Nelson of	Siefkas	Williams
Fletcher	Buchanan		

Absent or not voting, 22:

Anderson	Duffield	Loss	Olson
Baker	Fulk	Moore	Schwengel
Beman	Graham	Morrissey	Shepard
Bents	Hansen	Nicholas	Troeger
Brown of Monona	Hedin	Noble	Mr. Speaker
Bryson	King		

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 Senate File 295 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File 527, a bill for an act to amend section five hundred seven point four (507.4), Code 1946, relating to compensation of insurance examiners and assistant insurance examiners, was taken up for consideration.

Huston of Washington moved that the bill be read a last time now and placed 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	Eckels	Kilpatrick	McEleney
Bass	Edwards	Klemesrud	McFarlane
Beardsley	Fimmen	Koch	Mills
Bloom	Gannaway	Kosek	Neal
Bryson	Graham	Krall	Nelson of
Burkman	Hansen	Kruse	Buchanan
Butler	Hedin	Landsness	Nelson of
Datisman	Hendrix	Langland	Woodbury
De Groote	Humbert	Long	Nicholas
Donohue	Kerr	Lucken	Nielsen
Duffy	Kester	Lynes	Noble

Prange	Sloane	Troeger	Weiss
Rankin	Smith of	Turner	Wellington
Redman	Des Moines	Utzig	Williams
Reed	Steinberg	Van Eaton	Wilson
Robb	Strawman	Weichman	Mr. Speaker
Saylor	Tesmer		

The nays were, 23:

Beman	Fiene	Lawrence	Scott
Bockwoldt	Fletcher	Norland	Siefkas
Boothby	Frei	Pieper	Smith of Madison
Brown of	Good	Poston	Walker
Mahaska	Hinrichs	Putney	Walter of
Brown of Monona	Ingalls	Robinson	Marshall
Davis			

Absent or not voting, 22:

Ainsworth	Hicklin	Moore	Smith of Clayton
Anderson	Huston	Morrissey	Stevens
Baker	King	Olson	Walter of
Bents	Knickerbocker	Patrick	Pottawattamie
Duffield	Loss	Schwengel	Watson
Fulk	Lundy	Shepard	

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

House File 261, a bill for an act to amend section one hundred thirty-eight point one (138.1), Code 1946, relating to the adoption of the county health unit plan, with report of committee recommending passage, was taken up for consideration.

Kester of Ringgold offered the following amendment proposed by him, Bryson of Hardin, and Schwengel of Scott, and moved its adoption:

Amend House File 261 by adding thereto, the following:

"Section 3. Section one hundred thirty-eight point two (138.2), Code 1946, is amended by striking from line eight (8) the following: 'members of the local county medical society' and inserting in lieu thereof: 'physicians residing and practicing in the county'".

On motion by McFarlane of Black Hawk the House recessed until 2:00 p.m. today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Lynes of Bremer on request of Bockwoldt of Ida.

SPECIAL COMMITTEE APPOINTED

McFarlane of Black Hawk moved that a committee of six be appointed for the purpose of studying the facilities of Schick General Hospital at Clinton, Iowa, April 12, 1947.

Motion prevailed and the Speaker appointed as such committee: Weichman of Benton, Good of Boone, Walter of Pottawattamie, Smith of Clayton, Ainsworth of Dickinson, and Boothby of Cherokee.

INTRODUCTION OF BILLS

House File 539, by committee on military and veterans affairs, a bill for an act authorizing the State of Iowa to become indebted in the amount of eighty-five million dollars (\$85,000,000) and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay service compensation to persons who served in the armed forces of the United States at any time between the sixteenth day of September, 1940, and the second day of September, 1945, both inclusive or their successors in interest, providing for a board to administer such payments, providing for additional compensation to persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, and providing penalties for the violation of the provisions of this act; providing for the application of any surplus to the retirement of the indebtedness herein created; and providing for submission of this act to the people to be voted upon at the general election to be held in the year 1948.

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

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 section two point twenty (2.20), Code 1946:

Barrett-Christie Co., Winch (loud speaker) (House)	\$ 25.00
Boesen-The-Florist, flowers for memorial session (House)	21.75
Stoner Piano Co., piano for memorial session (House)	15.00
L. C. Smith & Corona Typewriters, Inc., repairs (House)	20.86
Storey-Kenworthy Co., supplies (House)	14.75
H & H Sales Co., typewriter rental (House)	30.00
Charles F. King (House)	50.00
Office Equipment Co. (House)	4.00
Des Moines Rubber Stamp Works (House).....	2.15
Des Moines Rubber Stamp Works (House)	1.20
Edwin L. Getz, Bill clerk, transportation (House)	7.50
A. C. Gustafson, postage (House)	30.50
Mimeographing (House)	35.00
M. & M. Sales Co., typewriter rental (Senate)	60.00

Multigraph Sales Agency, supplies (Senate)	136.72
Office Equipment Co., typewriter rental (Senate)	20.00
Chas. F. King, typewriter rental (Senate)	50.00
Office Specialty Co., typewriter rental (Senate)	25.00
Koch Brothers, supplies (Senate)	7.10
Des Moines Rubber Stamp Works, supplies (Senate)	1.95
Florence Manning, Matex gloves (Senate)	6.72
W. J. Scarborough, postage & misc. expense (Senate)	18.00

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.

Laid over under rule 34.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 204, a bill for an act authorizing a transfer of money from the city special fund to the general county fund of Dallas County, Iowa.

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

Senate Joint Resolution 9, creating a special committee to investigate the primary and secondary road problems of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 314, a bill for an act to provide for an inventory of existing hospitals and for the development and administration of a hospital construction program.

Also: That the Senate has concurred in the House amendments to and passed Senate File 181, a bill for an act relating to the compensation of county officers, their deputies, assistants and clerks and the millage levy to pay such compensation.

Also: That the Senate has receded from its amendment to and passed House File 263, a bill for an act relating to boarding prisoners.

Also: That the Senate has adopted the Report of Conference Committee and passed Senate File 298, a bill for an act to establish the salary of the insurance commissioner.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENTS TO HOUSE FILE 204

Amend House File 204 as follows:

1. By striking all after the enacting clause and inserting after the period (.) and the word "Iowa" before the enacting clause the following:

"Whereas, the sum of five thousand seven hundred forty-two point eighteen (\$5742.18) dollars has been collected by the treasurer of Dallas County, Iowa, for the city special fund provided by statute and which fund is for the purpose of retiring special assessment certificates issued in the cities and towns of Dallas County, Iowa, and

Whereas, said fund has been in the treasurer's hands for over five years and no owner or holder of said certificates have presented any for payment out of said fund, and

Whereas, the records of Dallas County, Iowa, and the treasurer's office do not disclose whether or not there are any outstanding certificates to be paid out of said fund, and

Whereas, said fund has accumulated in the amount of \$5742.18 and is an idle fund subject to annual bookkeeping in the treasurer's office, and

Whereas, it is desirable to transfer said fund to the general fund of the county, make a proper record of it, and provide for the payment of said certificates, if and when presented, Now therefore,"

2. By inserting after the enacting clause as follows:

"Section 1. The sum of five thousand seven hundred forty-two point eighteen (\$5742.18) dollars now held by the treasurer of Dallas County, Iowa, in the city special fund in his office be and the same is hereby transferred to the general county fund of Dallas County, Iowa, and the said treasurer of Dallas County, Iowa, is directed to transfer said funds forthwith, and he shall enter upon the Unclaimed Fee Register of the auditor's office a record showing the transfer of said funds under the authority of this act. Said treasurer shall further make a detailed record entry in his office showing the transfer of said funds.

Sec. 2. If any holder of any valid certificate payable out of said city special fund herein transferred shall present said certificate for payment to the county treasurer and make a proper claim against Dallas County, Iowa, for payment, the treasurer shall endorse on such claim an approval thereof showing that said special city fund was transferred to the general county fund under the provisions of this act.

Sec. 3. Any holder of a valid outstanding certificate payable out of the funds herein transferred shall have a valid claim against the county general fund of Dallas County, Iowa, which shall not be subject to any defense except as relates to the validity of the certificate and the right to payment out of said city special fund herein transferred. This act shall not affect the status of any certificate holder and he shall have the same right to payment out of the county general fund that he would have had if the certificate or certificates held by him had been presented for payment prior to the transfer herein directed.

Sec. 4. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Perry Daily Chief, a newspaper published at Perry, Iowa, and in the Dallas County News, a newspaper published at Adel, Iowa."

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 298

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

We, the undersigned members of the conference committee appointed for the consideration of Senate File 298, relating to the salary of the

insurance commissioner of Iowa, beg leave to report and make the following recommendation:

That the House recede from its amendment to Senate File 298.

Respectfully submitted,

D. A. DONOHUE.

GEORGE FAUL.

FRED W. TESMER.

R. R. BATESON.

R. E. DUFFIELD.

RALPH W. ZASTROW.

ANDREW J. NIELSEN.

J. T. DYKHOUSE.

On the part of the House.

On the part of the Senate.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 9, a joint resolution creating a special committee to investigate the primary and secondary road problems of Iowa and to recommend a program of improvement and maintenance of both primary and secondary roads and means of financing such program, defining the powers and duties of said committee, and providing for payment of the expense of said committee.

Read first time and passed on file.

CONSIDERATION OF BILLS

The House resumed consideration of House File 261, a bill for an act to amend section one hundred thirty-eight point one (138.1), Code 1946, relating to the adoption of the county health unit plan.

Bryson of Hardin moved the adoption of the amendment proposed by him, Schwengel of Scott, and Kester of Ringgold.

Amendment adopted.

Avery of Clay offered the following amendment and moved its adoption:

Amend House File 261 by adding a new section as follows:

"Sec. 2. Section one hundred thirty-eight point one (138.1) and section one hundred thirty-eight point two (138.2), Code 1946, is amended by striking from line four (4) the following words: 'any local board of' and substituting in lieu thereof the word 'the'.

Further amend said section by inserting after the word 'health' in line four (4) the following words: 'of cities and towns'."

Tesmer of Black Hawk offered the following amendment and moved its adoption:

Amend the Avery amendment to House File 261 by striking the word "and" in line seven (7) thereof and inserting a comma (,).

Further amend by inserting after the word "towns" in said line, the words "and townships".

Amendment to the amendment adopted.

Amendment as amended adopted.

Avery of Clay offered the following amendment and moved its adoption:

Amend the title to House File 261 by striking from line three (3) thereof the following words: "the adoption of".

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, 88:

Ainsworth	Good	Lucken	Scott
Avery	Graham	Lundy	Siefkas
Bass	Hansen	McEleney	Sloane
Beardsley	Hendrix	McFarlane	Smith of Clayton
Beman	Hicklin	Mills	Smith of
Bents	Hinrichs	Morrissey	Des Moines
Bloom	Humbert	Neal	Smith of Madison
Bockwoldt	Huston	Nelson of	Steinberg
Boothby	Kerr	Buchanan	Tesmer
Brown of	Kester	Nelson of	Troeger
Mahaska	Kilpatrick	Woodbury	Turner
Brown of Monona	King	Nicholas	Utzig
Bryson	Klemesrud	Noble	Van Eaton
Burkman	Knickerbocker	Norland	Walker
Datisman	Koch	Patrick	Walter of
Davis	Kosek	Pieper	Marshall
De Groote	Krall	Poston	Watson
Donohue	Kruse	Prange	Weichman
Duffy	Landsness	Rankin	Weiss
Eckels	Langland	Redman	Wellington
Edwards	Lawrence	Robb	Williams
Fimmen	Long	Robinson	Wilson
Frei	Loss	Saylor	Mr. Speaker
Gannaway			

The nays were: none.

Absent or not voting, 20:

Anderson	Fulk	Nielsen	Shepard
Baker	Hedin	Olson	Stevens
Butler	Ingalls	Putney	Strawman
Duffield	Lynes	Reed	Walter of
Fiene	Moore	Schwengel	Pottawattamie
Fletcher			

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

House File 536, a bill for an act to amend subsections two (2), three (3) and four (4) of section six hundred one point one hundred thirty-one (601.131), Code 1946, relating to the compen-

sation of justices of the peace and constables, was taken up for consideration.

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

Amend House File 536 by striking from section 3, lines one (1) and two (2) the words and figures "ten thousand (10,000)" and inserting in lieu thereof the words and figures "twelve thousand (12,000)."

Also amend House File 536 by striking from section 4, line 2, the words and figures "ten thousand (10,000)" and inserting in lieu thereof the words and figures "twelve thousand (12,000)."

Amendment adopted.

Smith of Clayton offered the following amendments and moved their adoption:

Amend House File 536, section 3, by striking lines one (1) to six (6) inclusive and substituting in lieu thereof the following: "Justices of the Peace and Constables in townships having a population of over 12,000 shall pay into the county treasury all fees collected each year in excess of the following sums:"

Amend subsection (b) of section 3 by striking in line twelve (12), the words "or more" and substituting in lieu therefor "and under 40,000."

Amend by striking all of section 4 and substituting in lieu thereof the following: "Justices and constables in all townships shall pay into the county treasury all civil and/or criminal fees collected by them in excess of the amount allowed them under this act."

Utzig of Dubuque moved to lay House File 536 on the table.

Motion prevailed and House File 536 was laid on the table.

House File 343, a bill for an act fixing the ownership of earnings of married persons, providing for the management, control and the right to dispose of the same and providing for the liability of the same for certain debts only, was taken up for consideration.

Nicholas of Cerro Gordo offered the following amendment and moved its adoption:

Amend House File 343 by striking sections two (2) and three (3) thereof and inserting the following:

Section 2. The husband shall have the management, control and may dispose of that portion of the community property earned by him and the wife shall have the same rights in that earned by her.

Section 3. The interest of either the husband or wife in and to community property shall not be liable for the debts of the other except those debts incurred for necessities.

Amendment adopted.

Van Eaton of Woodbury offered the following amendment and moved its adoption:

Amend House File three hundred forty-three (343) as follows:

After the period following the word "therein" in line five (5) of section one (1) insert the following: "Provided, however, said parties enter into a written agreement to that effect and the same is filed of record in section five hundred forty-seven point one (547.1), Code 1946."

Amendment adopted.

Nicholas of Cerro Gordo moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 38:

Bass	Klemesrud	Putney	Troeger
Bockwoldt	Lucken	Rankin	Van Eaton
Brown of Monona	McFarlane	Redman	Walker
Donohue	Morrissey	Saylor	Walter of
Eckels	Neal	Smith of Clayton	Marshall
Fimmen	Nelson of	Smith of	Walter of
Hedin	Buchanan	Des Moines	Pottawattamie
Huston	Nicholas	Stevens	Watson
Ingalls	Norland	Strawman	Williams
Kester	Patrick	Tesmer	Mr. Speaker
Kilpatrick	Prange		

The nays were, 50:

Ainsworth	Edwards	Knickerbocker	Nielsen
Avery	Fiene	Koch	Pieper
Beardsley	Frei	Kosek	Reed
Beman	Gannaway	Krall	Robinson
Bents	Good	Kruse	Scott
Bloom	Graham	Landsness	Sloane
Boothby	Hansen	Langland	Smith of Madison
Bryson	Hendrix	Long	Turner
Datisman	Hicklin	Loss	Utzig
Davis	Hinrichs	Lundy	Weichman
De Groote	Humbert	McEleney	Wellington
Duffield	Kerr	Mills	Wilson
Duffy	King		

Absent or not voting, 20:

Anderson	Fletcher	Nelson of	Robb
Baker	Fulk	Woodbury	Schwengel
Brown of	Lawrence	Noble	Shepard
Mahaska	Lynes	Olson	Siefkas
Burkman	Moore	Poston	Steinberg
Butler			Weiss

The bill not having received a constitutional majority was declared to have failed to pass the House.

House File 64, a bill for an act to impose a tax upon the gross receipts of commercial amusements; providing for the disposition of the revenue from such tax; and amending section four hundred twenty-two point forty-two (422.42) and section four hundred twenty-two point forty-three (422.43), Code 1946, was taken up for consideration.

McFarlane of Black Hawk offered the following amendment proposed by him and Redman of Sac and moved its adoption:

Amend House File 64 by striking out of section 2 (two), line 13 (thirteen), the words "bowling alleys".

Amendment adopted.

Ainsworth of Dickinson offered the following amendment and moved its adoption:

Amend House File 64 by striking from section two (2) line fourteen (14) the words "billiard and pool tables".

Amendment lost.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend House File 64, section two (2), line five (5) by striking the word "April" and inserting in lieu thereof the word "July".

Amendment adopted.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend House File 64, section two (2), line fifteen (15) by striking therefrom the word "not" and inserting after the word "merchandise" the word "not".

Amend section three (3) by striking all of said section after the word "the" in line two (2) and inserting in lieu thereof the words "state general fund".

Amendment adopted.

Walter of Pottawattamic offered the following amendment and moved its adoption:

Amend House File 64 by adding the following new section and renumbering the remaining section accordingly:

"Sec. 4. Nothing herein shall legalize any games of skill or chance or slot-operated devices which are now prohibited by law."

Amendment adopted.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend House File 64, section two (2), line twenty-two (22) by inserting the following after the word "admission": "No tax shall be imposed on any athletic event or entertainment exempt from taxation under the provisions of the state sales tax law."

Donohue of Cedar moved to defer action on House File 64 and that it retain its place on the calendar.

Motion prevailed and action was deferred.

Senate File 123, a bill for an act relating to the uniformity with other states in the matter of the size, weight and speed of motor vehicles, was taken up for consideration.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend Senate File 123 by striking from line two (2) of section two (2) the figures "431.463" and substituting in lieu thereof the figures "321.463".

Further amend by striking between line forty-nine (49) and line fifty (50) of section two (2) the following words: "Distance in feet between the extremes of any group of axles. Maximum load in pounds carried on any group of axles."

Amendment adopted.

Nelson 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:

Ainsworth	Fletcher	Lawrence	Saylor
Avery	Frei	Long	Scott
Bass	Good	Loss	Sloane
Beardsley	Graham	Lucken	Smith of Clayton
Bents	Hansen	Lundy	Smith of
Bloom	Hendrix	McEleney	Des Moines
Bockwoldt	Hicklin	McFarlane	Smith of Madison
Boothby	Hinrichs	Mills	Stevens
Brown of	Humbert	Nelson of	Strawman
Mahaska	Huston	Buchanan	Tesmer
Brown of Monona	Ingalls	Nelson of	Troeger
Burkman	Kerr	Woodbury	Turner
Butler	Kester	Nicholas	Utzig
Datisman	Kilpatrick	Norland	Van Eaton
Davis	King	Patrick	Walter of
De Groot	Klemesrud	Pieper	Marshall
Donohue	Knickerbocker	Prange	Watson
Duffield	Koch	Putney	Weichman
Duffy	Kosek	Rankin	Weiss
Eckels	Krall	Redman	Wellington
Edwards	Kruse	Reed	Williams
Fiene	Landsness	Robb	Wilson
Fimmen	Langland	Robinson	Mr. Speaker

The nays were, 2:

Gannaway Walter of
 Pottawattamie

Absent or not voting, 19:

Anderson	Hedin	Nielsen	Shepard
Baker	Lynes	Noble	Siefkas
Beman	Moore	Olson	Steinberg
Bryson	Morrissey	Poston	Walker
Fulk	Neal	Schwengel	

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

Nelson of Woodbury moved that the vote by which Senate File 123 passed the House be reconsidered and the vote to reconsider be laid on the table.

Motion prevailed.

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 56, a bill for an act to amend section three hundred fifty-nine point forty-eight (359.48), Code 1946, relating to compensation of township assessors, 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.

D. A. DONOHUE, *Chairman.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 49, 52, 82, 221, 364, 400, 420, 503 and Senate Files 169, 229, 295, 412, 244, 252, 471, 472.

LAWRENCE PUTNEY,
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 49, 52, 82, 221, 364, 400, 420, 503, and Senate Files 169, 229, 295, 412, 244, 252, 471, and 472.

BILLS SENT TO THE GOVERNOR

Putney of Tama, 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 April, 1947, sent to the Governor for his approval: House Files 49, 52, 82, 221, 364, 400, 420, and 503.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

AMENDMENTS FILED

Amend House File 512 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. That cities of fifty thousand (50,000) or more population are hereby authorized to increase their budget expenditures and their appropriations for the period commencing April 1, 1947 and ending March 31, 1948, in an amount not to exceed thirty thousand dollars (\$30,000) for the purpose of raising the salaries of non-elective city employees.

Sec. 2. That all such budget increases duly authorized by the city council for the payment of salaries of non-elective city employees to the extent herein set out are hereby legalized and are hereby declared valid obligations of such cities for the period commencing April 1, 1947 and ending March 31, 1948, the same in effect as if all the provisions of the budget law relating thereto and particularly section 24.14 of the 1946 Code, had been strictly and literally complied with.

Sec. 3. This act being deemed of immediate importance shall be in effect from and after its publication in the Waterloo Daily Courier, a newspaper published in the city of Waterloo, Iowa, and in the Cedar Falls Daily Record, a newspaper published in Cedar Falls, Iowa."

Further amend House File 512 by correcting the title by striking the same and inserting in lieu thereof the following:

"An Act to authorize cities of fifty thousand (50,000) or more population to increase their budget expenditures and appropriations for the year commencing April 1, 1947 and ending March 31, 1948, in a sum not exceeding thirty thousand dollars (\$30,000) for salary increases of non-elective employees, and legalizing their acts in so doing."

TESMER of Black Hawk.

Amend House File 54 by striking all of section 3.

KOSEK of Linn.

On motion by McFarlane of Black Hawk, the House adjourned until 9:00 a.m., Tuesday, April 15, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 15, 1947.

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

Prayer was offered by the Reverend S. A. Jones, pastor of the First Baptist church of Independence, Iowa.

Journal of April 14 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Lynes of Bremer on request of Donohue of Cedar; Nicholas of Cerro Gordo on request of Prange of Marion; Patrick of Sioux on request of Prange of Marion; Baker of Calhoun on request of Eckels of Hancock; Kester of Ringgold on request of Edwards of Union.

PRESENTATION OF VISITORS

Poston of Wayne presented to the House, the following four members of the freshman class of Simpson College, Corydon, Iowa: Dean Davis, Dennis Davis, Dave Clayton, and James Clark.

Prange of Marion presented to the House, C. S. Thomas, of the Tracy consolidated schools, and seventy pupils.

Nelson of Woodbury presented to the House, Mr. Don H. Cunningham and Mr. E. L. Bergeson, secretary and vice-president, respectively, of the Sioux City Live Stock Exchange.

Nelson of Buchanan presented to the House, his son, Mr. Roy W. Nelson, and wife; also their daughter, Kay Marie.

PETITIONS

Morrissey of Jasper presented a petition signed by eleven employees of the Chicago Rock Island and Pacific Railroad of Newton protesting passage of House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on the following bills under Rule 72: Senate Files 463 and 464; House File 56; Senate Joint Resolution 11.

PROOF OF PUBLICATION

Published copy of Senate File 482 and verified proof of publication of said bill in the Garner Leader and Signal on April 2, 1947, 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.*

INTRODUCTION OF BILLS

House File 540, by committee on appropriations, a bill for an act to transfer funds from the Use Tax Fund of the State of Iowa to the Primary Road Fund to enable the State highway commission to match the Federal aid road funds allotted or to be allotted to the State of Iowa under existing federal law for primary roads and the extensions of primary roads through cities and towns.

Read first time and passed on file.

House File 541, by committee on schools and textbooks, a bill for an act to amend section two hundred eighty-two point two (282.2), Code 1946, relating to offsetting taxes for tuition and transportation.

Read first time and referred to the sifting committee.

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 106

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, your conference committee appointed to consider the difference between the Senate and House on House File 106, beg leave to report that we have had the same under consideration and desire to recommend that the Senate recede from its third amendment to said bill which is the only amendment in controversy.

WILSON REED.
JOHN L. DUFFY.
C. A. BRYSON.
E. L. EDWARDS.

On the part of the House.

Respectfully submitted,
ARTHUR H. JACOBSON.
FRED MAYTAG.
E. C. MYRLAND.
JAY C. COLBURN.

On the part of the Senate.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 26

Anderson of Henry called up the following House Concurrent Resolution 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 section two point twenty (2.20), Code 1946:

Barrett-Christie Co., Winch (loud speaker) (House)	\$ 25.00
Boesen-The-Florist, flowers for memorial session (House)	21.75
Stoner Piano Co., piano for memorial session (House)	15.00
L. C. Smith & Corona Typewriters, Inc., repairs (House)	20.86
Storey-Kenworthy Co., supplies (House)	14.75
H & H Sales Co., typewriter rental (House)	30.00
Charles F. King (House)	50.00
Office Equipment Co. (House)	4.00
Des Moines Rubber Stamp Works (House)	2.15
Des Moines Rubber Stamp Works (House)	1.20
Edwin L. Getz, Bill clerk, transportation (House)	7.50
A. C. Gustafson, postage (House)	30.50
Mimeographing (House)	35.00
M. & M. Sales Co., typewriter rental (Senate)	60.00
Multigraph Sales Agency, supplies (Senate)	136.72
Office Equipment Co., typewriter rental (Senate)	20.00
Chas. F. King, typewriter rental (Senate)	50.00
Office Specialty Co., typewriter rental (Senate)	25.00
Koch Brothers, supplies (Senate)	7.10
Des Moines Rubber Stamp Works, supplies (Senate)	1.95
Florence Manning, Matex gloves (Senate)	6.72
W. J. Scarborough, postage & misc. expense (Senate)	18.00

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.

Motion prevailed and the resolution was adopted.

HOUSE FILE 332 WITHDRAWN

Hendrix of Muscatine asked and obtained unanimous consent to withdraw House File 332 from further consideration of the House.

CONSIDERATION OF SENATE AMENDMENTS

House File 204, a bill for an act authorizing a transfer of money from the city special fund to the general county fund of

Dallas County, Iowa, with Senate amendments, was taken up for consideration and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE 204

Amend House File 204 as follows:

1. By striking all after the enacting clause and inserting after the period (.) and the word "Iowa" before the enacting clause the following:

"Whereas, the sum of five thousand seven hundred forty-two point eighteen (\$5742.18) dollars has been collected by the treasurer of Dallas County, Iowa, for the city special fund provided by statute and which fund is for the purpose of retiring special assessment certificates issued in the cities and towns of Dallas County, Iowa, and

Whereas, said fund has been in the treasurer's hands for over five years and no owner or holder of said certificates have presented any for payment out of said fund, and

Whereas, the records of Dallas County, Iowa, and the treasurer's office do not disclose whether or not there are any outstanding certificates to be paid out of said fund, and

Whereas, said fund has accumulated in the amount of \$5742.18 and is an idle fund subject to annual bookkeeping in the treasurer's office, and

Whereas, it is desirable to transfer said fund to the general fund of the county, make a proper record of it, and provide for the payment of said certificates, if and when presented, Now therefore,"

2. By inserting after the enacting clause as follows:

"Section 1. The sum of five thousand seven hundred forty-two point eighteen (\$5742.18) dollars now held by the treasurer of Dallas County, Iowa, in the city special fund in his office be and the same is hereby transferred to the general county fund of Dallas County, Iowa, and the said treasurer of Dallas County, Iowa, is directed to transfer said funds forthwith, and he shall enter upon the Unclaimed Fee Register of the auditor's office a record showing the transfer of said funds under the authority of this act. Said treasurer shall further make a detailed record entry in his office showing the transfer of said funds.

Sec. 2. If any holder of any valid certificate payable out of said city special fund herein transferred shall present said certificate for payment to the county treasurer and make a proper claim against Dallas county, Iowa, for payment, the treasurer shall endorse on such claim an approval thereof showing that said special city fund was transferred to the general county fund under the provisions of this act.

Sec. 3. Any holder of a valid outstanding certificate payable out of the funds herein transferred shall have a valid claim against the county general fund of Dallas County, Iowa, which shall not be subject to any defense except as relates to the validity of the certificate and the right to payment out of said city special fund herein transferred. This act shall not affect the status of any certificate holder and he shall have the same right to payment out of the county general fund that he would have had if the certificate or certificates held by him had been presented for payment prior to the transfer herein directed.

Sec. 4. This act being deemed of immediate importance shall be in

full force and effect from and after its publication in the Perry Daily Chief, a newspaper published at Perry, Iowa, and in the Dallas County News, a newspaper published at Adel, Iowa."

Neal of Dallas moved that the House concur in Senate amendments to House File 204.

Motion prevailed and the House concurred in Senate amendments.

Neal 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, 82:

Anderson	Gannaway	Lucken	Schwengel
Avery	Graham	Lundy	Scott
Bass	Hansen	Lynes	Shepard
Beardsley	Hedin	McEleney	Siefkas
Beman	Hendrix	McFarlane	Sloane
Bents	Hicklin	Moore	Smith of Madison
Bloom	Hinrichs	Neal	Steinberg
Brown of Mahaska	Humbert	Nelson of Buchanan	Stevens
Brown of Monona	Ingalls	Nelson of Woodbury	Strawman
Burkman	Kerr	Nielsen	Tesmer
Butler	Kilpatrick	Noble	Troeger
Datisman	King	Norland	Turner
Davis	Klemesrud	Olson	Utzig
De Groot	Knickerbocker	Pieper	Walker
Donohue	Koch	Prange	Walter of Marshall
Duffield	Kosek	Redman	Weiss
Eckels	Krall	Reed	Wellington
Fiene	Kruse	Robb	Williams
Fletcher	Landsness	Saylor	Wilson
Frei	Langland		Mr. Speaker
Fulk	Lawrence		
	Loss		

The nays were: none.

Absent or not voting, 26:

Ainsworth	Fimmen	Nicholas	Smith of Des Moines
Baker	Good	Patrick	Van Eaton
Bockwoldt	Huston	Poston	Walter of Pottawattamie
Boothby	Kester	Putney	Watson
Bryson	Long	Robinson	Weichman
Duffy	Mills	Smith of Clayton	
Edwards	Morrissey		

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

ADOPTION OF CONFERENCE COMMITTEE REPORT
ON SENATE FILE 298

Donohue of Cedar called up the following conference committee report on Senate File 298 and moved its adoption:

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 298

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

We, the undersigned members of the conference committee appointed for the consideration of Senate File 298, relating to the salary of the insurance commissioner of Iowa, beg leave to report and make the following recommendation:

That the House recede from its amendment to Senate File 298.

Respectfully submitted,

D. A. DONOHUE.

GEORGE FAUL.

FRED W. TESMER.

R. R. BATESON.

R. E. DUFFIELD.

RALPH W. ZASTROW.

ANDREW J. NIELSEN.

J. T. DYKHOUSE.

On the part of the House.

On the part of the Senate.

Motion prevailed and the report of the conference committee on Senate File 298, a bill for an act to establish the salary of the insurance commissioner, was 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?"

Rule 18 was invoked, requiring all members present to vote.

The ayes were, 61:

Anderson	Edwards	Krall	Redman
Avery	Fimmen	Kruse	Reed
Bass	Frei	Landsness	Shepard
Beardsley	Graham	Langland	Sloane
Bents	Hansen	Lawrence	Smith of
Bockwoldt	Hedin	Lucken	Des Moines
Brown of	Hendrix	McEleney	Strawman
Mahaska	Hicklin	Mills	Tesmer
Brown of Monona	Huston	Moore	Troeger
Bryson	Kerr	Morrissey	Turner
Burkman	Kester	Nelson of	Utzig
Butler	Kilpatrick	Woodbury	Van Eaton
Datisman	Klemesrud	Nielsen	Wellington
Davis	Knickerbocker	Noble	Williams
Donohue	Koch	Prange	Wilson
Duffield	Kosek	Rankin	Mr. Speaker

The nays were, 25:

Bloom	Fiene	Hinrichs	Loss
De Groote	Fletcher	Ingalls	Lundy
Eckels	Gannaway	King	McFarlane

Pieper	Saylor	Smith of Madison	Walter of
Poston	Scott	Steinberg	Marshall
Putney	Siefkas	Stevens	Watson
Robinson			Weiss

Absent or not voting, 22:

Ainsworth	Humbert	Nicholas	Smith of Clayton
Baker	Long	Norland	Walker
Beman	Lynes	Olson	Walter of
Boothby	Neal	Patrick	Pottawattamie
Duffy	Nelson of	Robb	Weichman
Fulk	Buchanan	Schwengel	
Good			

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

EXPUNGE RECORD ON HOUSE FILE 512

The Speaker asked and obtained unanimous consent to expunge from the Journal of April 8, the record showing his signature on House File 512 and the record showing the bill correctly enrolled.

Tesmer of Black Hawk moved to reconsider the vote by which House File 512 passed the House.

On the question: "Shall the vote be reconsidered?"

The ayes were, 80:

Anderson	Fletcher	Lawrence	Scott
Avery	Frei	Loss	Shepard
Bass	Gannaway	Lucken	Sloane
Beardsley	Graham	Lundy	Smith of
Beman	Hansen	Lynes	Des Moines
Bents	Hedin	McEleney	Steinberg
Bloom	Hicklin	McFarlane	Strawman
Bockwoldt	Hinrichs	Mills	Tesmer
Brown of	Huston	Moore	Troeger
Mahaska	Kerr	Morrissey	Turner
Bryson	Kester	Nelson of	Utzig
Burkman	Kilpatrick	Woodbury	Van Eaton
Butler	King	Nielsen	Walker
Davis	Klemesrud	Pieper	Walter of
De Groote	Knickenbocker	Poston	Marshall
Donohue	Koch	Putney	Watson
Duffield	Kosek	Rankin	Weiss
Eckels	Krall	Redman	Wellington
Edwards	Kruse	Reed	Williams
Fiene	Landsness	Saylor	Wilson
Fimmen	Langland	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 28:

Ainsworth	Datman	Hendrix	Neal
Baker	Duffy	Humbert	Nelson of
Boothby	Fulk	Ingalls	Buchanan
Brown of Monona	Good	Long	Nicholas

Noble
Norland
Olson
Patrick

Prange
Robb
Robinson
Siefkas

Smith of, Clayton Walter of
Smith of Madison Pottawattamie
Stevens Weichman

Motion prevailed.

Tesmer of Black Hawk moved to reconsider the vote by which House File 512 was placed on its last reading.

Motion prevailed.

CONSIDERATION OF BILLS

House File 512, a bill for an act to enable the City of Waterloo, Iowa, to increase the salaries of all non-elective city employees ten (\$10.00) dollars per month for the period commencing April 1, 1947, and ending March 31, 1948, by transfer of money from the city Sewage Disposal fund to various city funds; and by authorizing the city of Waterloo, Iowa, to raise its total estimated budget expenditure and appropriations for said period in the sum of twenty-six thousand four hundred forty (\$26,440) dollars was taken up for consideration.

Tesmer of Black Hawk offered the following amendment and moved its adoption:

Amend House File 512 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. That cities of fifty thousand (50,000) or more population are hereby authorized to increase their budget expenditures and their appropriations for the period commencing April 1, 1947 and ending March 31, 1948, in an amount not to exceed thirty thousand dollars (\$30,000) for the purpose of raising the salaries of non-elective city employees.

Sec. 2. That all such budget increases duly authorized by the city council for the payment of salaries of non-elective city employees to the extent herein set out are hereby legalized and are hereby declared valid obligations of such cities for the period commencing April 1, 1947 and ending March 31, 1948, the same in effect as if all the provisions of the budget law relating thereto and particularly section 24.14 of the 1946 Code, had been strictly and literally complied with.

Sec. 3. This act being deemed of immediate importance shall be in effect from and after its publication in the Waterloo Daily Courier, a newspaper published in the city of Waterloo, Iowa, and in the Cedar Falls Daily Record, a newspaper published in Cedar Falls, Iowa."

Further amend House File 512 by correcting the title by striking the same and inserting in lieu thereof the following:

"An Act to authorize cities of fifty thousand (50,000) or more population to increase their budget expenditures and appropriations for the year commencing April 1, 1947 and ending March 31, 1948, in a sum not exceeding thirty thousand dollars (\$30,000) for salary increases of non-elective employees, and legalizing their acts in so doing."

Amendment adopted.

Tesmer 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, 85:

Anderson	Fulk	Lawrence	Shepard
Avery	Gannaway	Loss	Sloane
Bass	Graham	Lucken	Smith of
Beardsley	Hansen	Lundy	Des Moines
Bents	Hedin	Lynes	Smith of Madison
Bloom	Hendrix	McEleney	Steinberg
Bockwoldt	Hicklin	McFarlane	Stevens
Brown of	Hinrichs	Mills	Strawman
Mahaska	Humbert	Morrissey	Tesmer
Brown of Monona	Huston	Nelson of	Troeger
Bryson	Kerr	Woodbury	Turner
Burkman	Kester	Nielsen	Utzig
Butler	Kilpatrick	Noble	Van Eaton
Datisman	King	Pieper	Walker
Davis	Klemesrud	Poston	Walter of
De Groot	Knickerbocker	Putney	Marshall
Donohue	Koch	Rankin	Watson
Eckels	Kosek	Redman	Weiss
Edwards	Krall	Reed	Wellington
Fiene	Kruse	Saylor	Williams
Fimmen	Landsness	Schwengel	Wilson
Fletcher	Langland	Scott	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 23:

Ainsworth	Ingalls	Nicholas	Robinson
Baker	Long	Norland	Siefkas
Beman	Moore	Olson	Smith of Clayton
Boothby	Neal	Patrick	Walter of
Duffield	Nelson of	Prange	Pottawattamie
Duffy	Buchanan	Robb	Weichman
Good			

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

CONSIDERATION OF SENATE JOINT RESOLUTION

Senate Joint Resolution 9, a joint resolution creating a special committee to investigate the Primary and Secondary Road Problems of Iowa and to recommend a program of improvement and maintenance of both Primary and Secondary Roads and means of financing such program, defining the powers and duties of said committee, and providing for payment of the expense of said committee, was taken up for consideration.

Fimmen of Davis offered the following amendment and moved its adoption:

Amend the enacting clause by striking the word "resolved" and inserting in lieu thereof the word "enacted".

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, 77:

Anderson	Frei	Kruse	Saylor
Avery	Fulk	Landsness	Schwengel
Bass	Gannaway	Lawrence	Scott
Beardsley	Graham	Lundy	Shepard
Beman	Hansen	Lynes	Siefkas
Bents	Hedin	McEleney	Sloane
Bloom	Hendrix	McFarlane	Smith of
Bockwoldt	Hicklin	Mills	Des Moines
Brown of	Hinrichs	Moore	Smith of Madison
Mahaska	Humbert	Morrissey	Stevens
Bryson	Huston	Nelson of	Strawman
Burkman	Ingalls	Woodbury	Tesmer
Butler	Kerr	Nielsen	Turner
Datisman	Kester	Poston	Van Eaton
Davis	Kilpatrick	Prange	Watson
De Groote	King	Putney	Weiss
Donohue	Klemesrud	Rankin	Wellington
Duffield	Knickerbocker	Redman	Williams
Edwards	Koch	Reed	Wilson
Fimmen	Krall	Robinson	Mr. Speaker

The nays were, 5:

Brown of Monona	Utzig	Walker	Walter of
Pieper			Marshall

Absent or not voting, 26:

Ainsworth	Good	Nelson of	Robb
Baker	Kosek	Buchanan	Smith of Clayton
Boothby	Langland	Nicholas	Steinberg
Duffy	Long	Noble	Troeger
Eckels	Loss	Norland	Walter of
Fiene	Lucken	Olson	Pottawattamie
Fletcher	Neal	Patrick	Weichman

The Joint Resolution 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 64, a bill for an act to impose a tax upon the gross receipts of commercial amusements; providing for the disposition of the revenue from

such tax; and amending section four hundred twenty-two point forty-two (422.42) and section four hundred twenty-two point forty-three (422.43), Code 1946.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend section two (2) of House File 64 by inserting after the word "enterprise" in line seven (7) the following: ", other than bowling alleys,".

Amendment adopted.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend House File 64 by inserting after the word "admission" in line twenty-two (22) of section two (2) the words "but no tax shall be imposed upon any activity exempt from sales tax under the provision of subsection four (4) of section four hundred twenty-two point forty-five (422.45), Code 1946".

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, 59:

Anderson	Fimmen	Langland	Robinson
Bass	Fletcher	Lundy	Saylor
Beardsley	Frei	Lynes	Schwengel
Beman	Gannaway	McFarlane	Sloane
Bloom	Hedin	Nelson of	Smith of
Bockwoldt	Huston	Buchanan	Des Moines
Brown of	Ingalls	Nelson of	Steinberg
Mahaska	Kerr	Woodbury	Strawman
Brown of Monona	Kester	Noble	Turner
Burkman	Kilpatrick	Norland	Walter of
Butler	King	Pieper	Marshall
Datisman	Klemesrud	Poston	Watson
Davis	Knickerbocker	Rankin	Wellington
Duffield	Kosek	Redman	Williams
Eckels	Kruse	Reed	Wilson
Edwards	Landsness	Robb	Mr. Speaker

The nays were, 32:

Avery	Hicklin	McEleney	Shepard
Bents	Hinrichs	Mills	Siefkas
De Groote	Humbert	Moore	Smith of Madison
Donohue	Koch	Morrissey	Troeger
Fiene	Krall	Nielsen	Utzig
Fulk	Lawrence	Prange	Van Eaton
Graham	Loss	Putney	Walker
Hendrix	Lucken	Scott	Weiss

Absent or not voting, 17:

Ainsworth	Good	Olson	Tesmer
Baker	Hansen	Patrick	Walter of
Boothby	Long	Smith of Clayton	Pottawattamie
Bryson	Neal	Stevens	Weichman
Duffy	Nicholas		

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

McFarlane of Black Hawk moved to reconsider the vote by which House File 64 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

House File 403, a bill for an act to amend section one hundred nine point thirty-nine (109.39), Code 1946, relating to size limits of fish, was taken up for consideration.

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, 85:

Anderson	Frei	Lundy	Scott
Avery	Fulk	Lynes	Shepard
Bass	Gannaway	McEleney	Siefkas
Beardsley	Hansen	McFarlane	Sloane
Beman	Hedin	Mills	Smith of
Bloom	Hendrix	Moore	Des Moines
Bockwoldt	Hicklin	Morrissey	Smith of Madison
Brown of	Hinrichs	Neal	Stevens
Mahaska	Humbert	Nielsen	Strawman
Brown of Monona	Ingalls	Noble	Tesmer
Bryson	Kerr	Norland	Troeger
Burkman	Kilpatrick	Pieper	Turner
Butler	King	Poston	Utzig
Datisman	Klemesrud	Prange	Van Eaton
Davis	Knickerbocker	Putney	Walter of
De Groot	Koch	Rankin	Marshall
Donohue	Kosek	Redman	Watson
Duffield	Kruse	Reed	Weiss
Eckels	Landsness	Robb	Wellington
Fiene	Langland	Robinson	Williams
Fimmen	Lawrence	Saylor	Wilson
Fletcher	Lucken	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 23:

Ainsworth	Boothby	Good	Kester
Baker	Duffy	Graham	Krall
Bents	Edwards	Huston	Long

Loss	Woodbury	Patrick	Walker
Nelson of	Nicholas	Smith of Clayton	Walter of
Buchanan	Olson	Steinberg	Pottawattamie
Nelson of			Weichman

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

SENATE FILE 136 TABLED

Senate File 136, a bill for an act to amend section five hundred twenty-four point seven (524.7), Code 1946, relating to the compensation of the deputy superintendent and certain examiners, was taken up for consideration.

Lynes of Bremer offered the following amendment and moved its adoption:

Amend Senate File 136 section one (1) by striking all of line three (3) and all of line four (4) down to the word "seventeen".

Van Eaton of Woodbury moved that Senate File 136 be laid on the table.

Roll call was demanded.

On the question "Shall Senate File 136 be laid on the table?"

The ayes were, 53:

Anderson	Gannaway	Moore	Scott
Avery	Hendrix	Morrissey	Shepard
Bass	Hinrichs	Nelson of	Siefkas
Beman	Humbert	Buchanan	Smith of Madison
Bents	Ingalls	Noble	Stevens
Bloom	Kerr	Norland	Tesmer
Brown of Monona	King	Pieper	Turner
Bryson	Koch	Poston	Utzig
Datisman	Krall	Rankin	Van Eaton
De Groote	Kruse	Reed	Walker
Donohue	Landsness	Robb	Watson
Duffield	Langland	Robinson	Weiss
Edwards	Loss	Saylor	Wellington
Fiene	Lynes		

The nays were, 27:

Beardsley	Fulk	Knickerbocker	Redman
Bockwoldt	Graham	Kosek	Schwengel
Brown of	Hansen	Lundy	Smith of
Mahaska	Hicklin	McEleney	Des Moines
Burkman	Huston	Neal	Strawman
Davis	Kilpatrick	Olson	Williams
Fimmen	Klemesrud	Putney	Wilson
Frei			

Absent or not voting, 28:

Ainsworth	Hedin	Nelson of	Steinberg
Baker	Kester	Woodbury	Troeger
Boothby	Lawrence	Nicholas	Walter of
Butler	Long	Nielsen	Marshall
Duffy	Lucken	Patrick	Walter of
Eckels	McFarlane	Prange	Pottawattamie
Fletcher	Mills	Sloane	Weichman
Good		Smith of Clayton	Mr. Speaker

Motion prevailed and Senate File 136 was laid on the table.

House File 56, a bill for an act to amend section three hundred fifty-nine point forty-eight (359.48), Code 1946, relating to compensation of township assessors, was taken up for consideration.

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

On the question "Shall the bill pass?"

Rule 18 was invoked requiring all members present to vote.

The ayes were, 54:

Avery	Hedin	McEleney	Sloane
Bass	Hendrix	McFarlane	Smith of
Bents	Hicklin	Morrissey	Des Moines
Bloom	Hinrichs	Neal	Smith of Madison
Bockwoldt	Huston	Nelson of	Steinberg
Brown of	Kilpatrick	Buchanan	Tesmer
Mahaska	Klemesrud	Nelson of	Utzig
Bryson	Knickerbocker	Woodbury	Van Eaton
Burkman	Koch	Poston	Walker
Butler	Kosek	Prange	Walter of
Davis	Kruse	Putney	Marshall
Fimmen	Landsness	Rankin	Watson
Fulk	Langland	Reed	Weiss
Gannaway	Lawrence	Schwengel	Wellington
Graham	Lundy	Scott	

The nays were, 37:

Anderson	Fiene	Lynes	Saylor
Beardsley	Fletcher	Moore	Shepard
Beman	Frei	Noble	Siefkas
Brown of Monona	Hansen	Norland	Stevens
Datisman	Humbert	Olson	Strawman
De Groot	Kerr	Pieper	Troeger
Donohue	King	Redman	Turner
Duffield	Krall	Robb	Williams
Eckels	Loss	Robinson	Wilson
Edwards			

Absent or not voting, 17:

Ainsworth	Ingalls	Nicholas	Walter of
Baker	Kester	Nielsen	Pottawattamie
Boothby	Long	Patrick	Weichman
Duffy	Lucken	Smith of Clayton	Mr. Speaker
Good	Mills		

The bill not having received a constitutional two-thirds majority was declared to have failed to pass the House.

House File 538, a bill for an act relating to the compensation for the members of the State Highway Commission, 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, 27:

Bockwoldt	Edwards	Kilpatrick	Nelson of
Brown of	Fimmen	Knickerbocker	Woodbury
Mahaska	Graham	Koch	Reed
Bryson	Hedin	Krall	Schwengel
Burkman	Hendrix	Lundy	Tesmer
Butler	Hicklin	McEleney	Turner
Davis	Hinrichs	McFarlane	Wilson
Donohue			

The nays were, 51:

Anderson	Humbert	Noble	Smith of
Bass	Huston	Norland	Des Moines
Beman	Ingalls	Olson	Smith of Madison
Bents	Kerr	Pieper	Steinberg
Bloom	King	Prange	Stevens
Brown of Monona	Kruse	Rankin	Strawman
Datisman	Landsness	Redman	Troeger
De Groote	Langland	Robb	Utzig
Eckels	Loss	Robinson	Walker
Fiene	Lynes	Saylor	Walter of
Fletcher	Moore	Scott	Marshall
Frei	Neal	Shepard	Watson
Gannaway	Nelson of	Siefkas	Williams
Hansen	Buchanan		

Absent or not voting, 30:

Ainsworth	Good	Morrissey	Van Eaton
Avery	Kester	Nicholas	Walter of
Baker	Klemesrud	Nielsen	Pottawattamie
Beardsley	Kosek	Patrick	Weichman
Boothby	Lawrence	Poston	Weiss
Duffield	Long	Putney	Wellington
Duffy	Lucken	Sloane	Mr. Speaker
Fulk	Mills	Smith of Clayton	

The bill not having received a constitutional majority was declared to have failed to pass the House.

House File 486, a bill for an act relating to the clearance and identification lights, and color and mounting of lights, with relation to motor vehicles, and to definitions of words and phrases relating to motor vehicles, 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, 73:

Anderson	Fulk	Lawrence	Scott
Avery	Gannaway	Lucken	Shepard
Beman	Graham	Lundy	Siefkas
Bents	Hedin	McEleney	Sloane
Bloom	Hendrix	McFarlane	Smith of Madison
Brown of Mahaska	Hicklin	Neal	Stevens
Brown of Monona	Hinrichs	Nelson of Buchanan	Strawman
Bryson	Humbert	Nelson of Woodbury	Tesmer
Burkman	Kerr	Nielsen	Troeger
Butler	Kilpatrick	Noble	Turner
Datisman	King	Olson	Utzig
Davis	Klemesrud	Redman	Walker
De Groote	Knickerbocker	Reed	Walter of Marshall
Donohue	Koch	Robb	Weiss
Duffield	Kosek	Robinson	Wellington
Eckels	Krall	Saylor	Williams
Edwards	Kruse	Schwengel	Wilson
Fletcher	Landsness		Mr. Speaker
Frei	Langland		

The nays were: none.

Absent or not voting, 35:

Ainsworth	Hansen	Morrissey	Smith of Clayton
Baker	Huston	Nicholas	Smith of Des Moines
Bass	Ingalls	Norland	Steinberg
Beardsley	Kester	Patrick	Van Eaton
Bockwoldt	Long	Pieper	Walter of Pottawattamie
Boothby	Loss	Poston	Watson
Duffy	Lynes	Prange	Weichman
Fiene	Mills	Putney	
Fimmen	Moore	Rankin	
Good			

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

Senate File 463, a bill for an act to make appropriations to L. E. Ellis & Co., Des Moines, Iowa; Dewey Wilfong, Marshalltown, Iowa; Louis and Gertrude Hangartner, Postville, Iowa; Cynthia and Fred Baltz, Postville, Iowa; Howard County Treasurer, Cresco, Iowa; Hotel President, Waterloo, Iowa; Clyde Van Dusen, Sioux City, Iowa; Mrs. Johanna Kalleyemne, Princeton, Missouri; Margaret Hadsell, Waterloo, Iowa; W. G. Stewart, Waterloo, Iowa; Ralph C. Norris, Des Moines, Iowa; Cass County Treasurer, Atlantic, Iowa; C. M. Hanson, Des Moines, Iowa; John E. Spencer, Des Moines, Iowa; Mrs. Charles R. Sexton, Altoona, Iowa;

Mrs. Venus Willcoxson, Bloomfield, Iowa; Hancock county, Garner, Iowa, with report of committee recommending passage, was taken up for consideration.

Beardsley of Warren moved that the bill be read a last time now and placed 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	Gannaway	Lucken	Schwengel
Avery	Graham	Lundy	Scott
Bass	Hansen	Lynes	Shepard
Beardsley	Hedin	McEleney	Sloane
Beman	Hendrix	McFarlane	Smith of Madison
Bents	Hicklin	Moore	Steinberg
Bloom	Hinrichs	Neal	Stevens
Bockwoldt	Humbert	Nelson of	Strawman
Brown of	Huston	Buchanan	Tesmer
Mahaska	Kerr	Nielsen	Troeger
Brown of Monona	Kilpatrick	Noble	Turner
Datiman	King	Norland	Utzig
Davis	Klemesrud	Olson	Van Eaton
De Groot	Knickerbocker	Pieper	Walker
Duffield	Koch	Poston	Walter of
Eckels	Kosek	Prange	Marshall
Edwards	Krall	Redman	Weiss
Fiene	Kruse	Reed	Wellington
Fimmen	Landsness	Robb	Williams
Fletcher	Langland	Robinson	Wilson
Frei	Lawrence	Saylor	Mr. Speaker
Fulk			

The nays were: none.

Absent or not voting, 26:

Ainsworth	Good	Nelson of	Smith of Clayton
Baker	Ingalls	Woodbury	Smith of
Boothby	Kester	Nicholas	Des Moines
Bryson	Long	Patrick	Walter of
Burkman	Loss	Putney	Pottawattamie
Butler	Mills	Rankin	Watson
Donohue	Morrissey	Siefkas	Weichman
Duffy			

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

Senate File 464, a bill for an act to make appropriations to John H. Woodman, Martin Funeral Service, Suthpen Funeral Home, Brimhall-West Company, Larkin-Knutson Funeral Home, Claude W. Smith, Paul S. Fry, Olerich Funeral Home, Woodring Funeral Home, Clarence N. Cooper Mortuary, Geo. J. Brosh, White Funeral Home, Carson-Balster Funeral Home, C. E. Wagler,

Blust Funeral Service, Mrs. Alice Tracy, with report of committee recommending passage, was taken up for consideration.

Beardsley of Warren moved that the bill be read a last time now and placed 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	Gannaway	Lucken	Schwengel
Avery	Graham	Lundy	Scott
Bass	Hansen	Lynes	Shepard
Beardsley	Hedin	McEleney	Siefkas
Beman	Hendrix	McFarlane	Sloane
Bents	Hicklin	Moore	Smith of Madison
Bloom	Hinrichs	Morrissey	Steinberg
Bockwoldt	Humbert	Neal	Stevens
Brown of Mahaska	Huston	Nelson of Buchanan	Strawman
Brown of Monona	Ingalls	Nielsen	Tesmer
Burkman	Kerr	Noble	Troeger
Datisman	Kilpatrick	Norland	Turner
De Groot	King	Olson	Utzig
Donohue	Klemesrud	Pieper	Van Eaton
Duffield	Knickerbocker	Poston	Walker
Eckels	Koch	Prange	Walter of Marshall
Edwards	Kosek	Redman	Weiss
Fiene	Krall	Reed	Wellington
Fimmen	Kruse	Robb	Williams
Fletcher	Landsness	Robinson	Wilson
Frei	Langland	Saylor	Mr. Speaker
Fulk	Loss		

The nays were: none.

Absent or not voting, 22:

Ainsworth	Duffy	Nelson of	Smith of Clayton
Baker	Good	Woodbury	Smith of
Boothby	Kester	Nicholas	Des Moines
Bryson	Lawrence	Patrick	Walter of
Butler	Long	Putney	Pottawattamie
Davis	Mills	Rankin	Watson
			Weichman

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

House File 532, a bill for an act relating to hydro-electric generating plants or projects and making it unlawful for any person, firm, association or corporation to engage in the business of constructing, maintaining or operating a hydro-electric generating plant or system within the State of Iowa without first having obtained from the Executive Council of the State a certificate of convenience and necessity therefor, and providing the procedure

for the obtaining and the issuance of such a certificate, and penalties for violations, was taken up for consideration.

Kilpatrick of Fremont moved that the bill be read a last time now and placed 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	Fulk	Long	Schwengel
Avery	Gannaway	Lundy	Scott
Bass	Graham	Lynes	Shepard
Beardsley	Hansen	McEleney	Sloane
Beman	Hedin	McFarlane	Smith of
Bents	Hendrix	Moore	Des Moines
Bloom	Hicklin	Neal	Steinberg
Bockwoldt	Hinrichs	Nelson of	Stevens
Brown of Monona	Huston	Buchanan	Strawman
Bryson	Ingalls	Nielsen	Tesmer
Burkman	Kerr	Noble	Turner
Datisman	Kilpatrick	Pieper	Van Eaton
Davis	Klemesrud	Prange	Walter of
Donohue	Knickerbocker	Rankin	Marshall
Duffield	Koch	Redman	Weiss
Eckels	Kosek	Reed	Wellington
Edwards	Krall	Robb	Williams
Fimmen	Kruse	Robinson	Wilson
Fletcher	Landsness	Saylor	Mr. Speaker
Frei			

The nays were, 1:

Loss

Absent or not voting, 33:

Ainsworth	Good	Nelson of	Smith of Clayton
Baker	Humbert	Woodbury	Smith of Madison
Boothby	Kester	Nicholas	Troeger
Brown of	King	Norland	Utzig
Mahaska	Langland	Olson	Walker
Butler	Lawrence	Patrick	Walter of
De Groote	Lucken	Poston	Pottawattamie
Duffy	Mills	Putney	Watson
Fiene	Morrissey	Siefkas	Weichman

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

Lundy of Monroe moved to reconsider the vote by which House File 532 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

House File 366, 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 fixing the penalty for violations of this act, was taken up for consideration.

Redman of Sac offered the following amendment proposed by Smith of Clayton and moved its adoption:

Amend House File 366 by inserting in line nine (9) subsection two (2) of section one (1) following the word "butter" the words "or who is self-employed."

Further amend House File 366 in section four (4) line five (5) by striking the words "has been" and inserting in lieu thereof the word "is."

Further amend House File 366 in section five (5) line seven (7) by inserting the word "that" after the word "satisfied."

Amendment adopted.

Redman of Sac offered the following amendment and moved its adoption:

Amend House File 366 by striking all of section thirteen (13) following the word act in line five (5) and substituting the following in lieu thereof: "as shall be approved by the state comptroller and such expense shall be paid by the treasurer of state on warrants drawn by the state comptroller but the total of such expense shall not in any one year exceed the amount of license fees collected by the department of agriculture. Any balance in such fund at the end of any fiscal year shall be credited to the state general fund".

Amendment adopted.

Hicklin of Lōuisa moved to lay House File 366 on the table.

Motion prevailed and House File 366 was laid on the table.

House File 206, a bill for an act to repeal section four hundred twenty-six point four (426.4) and four hundred twenty-six point five (426.5), Code 1946, and to amend section four hundred twenty-six point six (426.6), Code 1946, relating to agricultural land tax credit, with report of committee recommending passage, was taken up for consideration.

Strawman of Jones offered the following amendment and moved its adoption:

Amend House File 206 by inserting as section three (3) thereof the following and renumbering the remaining sections accordingly:

"Section 3. Section four hundred and twenty-six point two (426.2), Code 1946, is hereby amended by striking the period at the end thereof, and substituting a semicolon (;), and by adding thereto the following:

"provided, however, that any land laid off or platted into lots of less than ten acres belonging to and a part of other lands of more than ten

acres and in good faith used for agricultural or horticultural purposes shall be entitled to the benefits of this act, as amended."

Amend House File 206 by renumbering the sections thereof accordingly.

Further amend House File 206 by striking section 3 thereof and by substituting the following:

"Section 4. Section four hundred and twenty-six point six (426.6), Code 1946, is amended by striking the words and figures "October 15", and by substituting therefor the words and figures "August 1"; and by striking the words, "on which there has been made an allowance for" in lines four (4) and five (5) and substituting therefor the words "which are entitled to", and by striking the word "allowed" in line thirteen (13) and inserting in line fourteen (14) after the word "lands" the words "entitled to credit hereunder"; and by adding at the end thereof the following: "In the event the county auditor denies a credit upon any such lands, he shall immediately mail to the owner at his last known address notice of his decision thereon. The owner may, within thirty days thereafter, appeal to the Board of Supervisors of the County wherein the land involved is situated by serving notice of said appeal upon the chairman of said board. The board shall hear such appeal promptly and shall determine anew all questions involved in said appeal and shall within ten (10) days after such hearing, mail to the owner at his last known address, notice of its decision. In the event of disallowance the owner may, within twenty (20) days from the date such notice is mailed, appeal such 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. The decision of the district court thereon shall be final."

Amend the title to House File 206 by inserting after the word "amend" in line three (3) thereof the words and figures "section four hundred twenty-six point two (426.2), and".

Amendment adopted.

Strawman of Jones moved that the bill be read a last time now and placed 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	Davis	Hendrix	Krall
Avery	Donohue	Hicklin	Kruse
Bass	Eckels	Hinrichs	Landsness
Beardsley	Edwards	Humbert	Langland
Beman	Fiene	Huston	Lawrence
Bents	Fimmen	Ingalls	Long
Bloom	Fletcher	Kerr	Loss
Bockwoldt	Frei	Kilpatrick	Lucken
Brown of	Fulk	King	Lundy
Mahaska	Gannaway	Klemesrud	Lynes
Brown of Monona	Graham	Knickerbocker	McEleney
Bryson	Hansen	Koch	McFarlane
Burkman	Hedin	Kosek	Moore

Morrissey	Poston	Sloane	Utzig
Neal	Prange	Smith of	Van Eaton
Nelson of	Putney	Des Moines	Walker
Buchanan	Rankin	Smith of Madison	Walter of
Nelson of	Redman	Steinberg	Marshall
Woodbury	Reed	Stevens	Weiss
Nielsen	Robb	Strawman	Wellington
Noble	Saylor	Tesmer	Williams
Norland	Schwengel	Troeger	Wilson
Olson	Shepard	Turner	Mr. Speaker
Pieper	Siefkas		

The nays were, 1:

Scott

Absent or not voting, 18:

Ainsworth	De Groot	Mills	Walter of
Baker	Duffield	Nicholas	Pottawattamie
Boothby	Duffy	Patrick	Watson
Butler	Good	Robinson	Weichman
Datisman	Kester	Smith of Clayton	

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

HOUSE FILE 146 TABLED

House File 146, a bill for an act to amend chapter one hundred ninety-nine (199), Code 1946, relating to agricultural seeds, with report of committee recommending passage, was taken up for consideration.

Walter of Marshall asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Amend House File 146 by striking sections two (2), three (3), four (4), five (5), six (6) and seven (7) and inserting in lieu thereof the following:

"Sec. 2. Amend chapter one hundred ninety-nine (199), Code 1946, by adding thereto the following:

Labeling vegetable seeds:

(1). Contents of the label. Vegetable seed in packets and in larger containers shall be labeled with the required information in any form that is clearly legible. Any tag used shall be securely attached to the container. The label may contain information in addition to that required by the act, provided such information is not misleading.

(2). Kind and variety. The label or the face of the container shall bear the name of the kind and variety of the seed. The representation of kind and variety shall be confined to the recognized name of the kind and variety. It shall not have affixed thereto names or terms that create a misleading impression as to the history or quality of the seed.

(3). Name of shipper or consignee. The full name and address of either the shipper, or consignee, shall appear upon the label except that if the name and address of the shipper are not shown, a code designation identifying the shipper shall be shown.

(4). Code designation. The code designation used in lieu of the full name and address of the person who transports or delivers seed for transportation in interstate commerce shall be approved by the Assistant Administrator for Regulatory and Marketing Service Work, Production and Marketing Administration, or such other person as may be designated by him for the purpose. When used, the code designation shall appear on the label in a clear and legible manner.

(5). Germination equal to or above standard. Vegetable seeds which have a germination equal to or better than the standard set forth in section two hundred one point thirty-one (201.31), need not bear a statement showing the percentage of germination.

(6). Germination below standard. Vegetable seeds which have a germination percentage less than the standard set forth in section two hundred one point thirty-one (201.31) shall have the words, "Below Standard," clearly shown in a conspicuous place on the label or on the face of the container, in type no smaller than 8 point. The seed shall also be labeled to show the percentage of germination and the percentage of any hard seed present and the month and year in which the germination test was completed. The percentage of hard seed shall not be included in the percentage of germination. No more than 5 calendar months shall have elapsed between the last day of the month in which the germination test was completed and the date of transportation or delivery for transportation in interstate commerce.

(7). Germination standards for vegetable seeds in interstate commerce. The following germination standards for vegetable seeds in interstate commerce are determined and established under section four hundred three (c) (403) (c) of the act:

Percent		Percent	
Artichoke	60	Kale	75
Asparagus	*70	Kohlrabi	75
Beans (except lima)	75	Leek	60
Beans, asparagus	75	Lettuce	80
Beans, lima	70	Muskmelon	75
Beans, runner	75	Mustard	75
Beets	65	Mustard, spinach	75
Broccoli	75	Mustard, vegetable	75
Brussels sprouts	70	Okra	*50
Cabbage	75	Onion	70
Cardoon	60	Pak-choi	75
Carrot	55	Parsley	60
Cauliflower	75	Parsnip	60
Celery and celeriac	55	Peas	80
Chicory	65	Pepper	55
Citron	65	Pe-tsai or Chinese cabbage	75
Collards	80	Pumpkin	75
Corn	75	Radish	75
Cornsalad (Fetticus)	70	Rhubarb	60
Cowpea	75	Rutabaga	75
Cress, garden	40	Salsify	75
Cress, water	35	Sorrel	60
Cucumber	80	Soybean	75
Dandelion	45	Spinach (except New Zealand)	60
Eggplant	60	Spinach, New Zealand	40
Endive	70		

	Percent		Percent
Squash	75	Tomato, husk	50
Swiss chard	65	Turnip	80
Tomato	75	Watermelon	70

*Including hard seeds.

Walter of Marshall offered the following amendment and moved its adoption:

Amend House File 146 by striking all of said bill after line seven (7), section one (1) and substituting in lieu thereof the following:

"The secretary of agriculture may establish and publish rules and regulations for the labeling of vegetable seeds, such rules and regulations to conform to the 'Federal Seed Act' and the rules and regulations established thereunder".

Amendment adopted.

Beman of Keokuk moved to lay House File 146 on the table.

Roll call was demanded.

On the question "Shall House File 146 be laid on the table?"

The ayes were, 54:

Beman	Frei	Kruse	Robb
Bents	Fulk	Langland	Robinson
Bockwoldt	Graham	Lawrence	Scott
Brown of Mahaska	Hedin	Morrissey	Shepard
Brown of Monona	Hendrix	Nelson of Buchanan	Smith of Des Moines
Bryson	Hicklin	Nelson of Woodbury	Smith of Madison
Butler	Humbert	Norland	Strawman
Davis	Huston	Prange	Tesmer
Donohue	Ingalls	Putney	Turner
Duffield	Kilpatrick	Rankin	Utzig
Edwards	King	Redman	Van Eaton
Fiene	Knickerbocker	Reed	Weiss
Fimmen	Koch		Williams
Fletcher	Kosek		
	Krall		

The nays were, 29:

Anderson	Hinrichs	Moore	Steinberg
Bass	Kerr	Noble	Troeger
Beardsley	Klemesrud	Olson	Walter of Marshall
Bloom	Landsness	Pieper	Wellington
Burkman	Lucken	Saylor	Wilson
Datisman	Lundy	Siefkas	Mr. Speaker
Gannaway	Lynes	Sloane	
Hansen	McFarlane		

Absent or not voting, 25:

Ainsworth	Good	Nicholas	Stevens
Avery	Kester	Nielsen	Walker
Baker	Long	Patrick	Walter of Pottawattamie
Boothby	Loss	Poston	Watson
De Groote	McEleney	Schwengel	Weichman
Duffy	Mills	Smith of Clayton	
Eckels	Neal		

Motion prevailed and House File 146 was laid on the table.

SPECIAL COMMITTEE APPOINTED

The Speaker announced the appointment of the following members to the special committee as provided for in Senate Joint Resolution 9: Fimmen of Davis, Beardsley of Warren, Graham of Audubon and Watson of O'Brien.

On motion by McFarlane of Black Hawk the House recessed until 1:30 p. m., today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

PRESENTATION OF VISITORS

Van Eaton of Woodbury presented to the House, Miss Jean Hofstad, who holds the title of "Sioux City Sue."

Prange of Marion presented to the House, Miss Phyllis Heldt of Des Moines.

Moore of Butler presented to the House, the Senior class from the New Hartford school with their superintendent, Van Patterson.

MESSAGES FROM 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 231, a bill for an act to prohibit the use of commercial aircraft on the inland waters of the state except when in danger.

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

House File 76, a bill for an act to establish a military service tax credit fund.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 512, a bill for an act to authorize cities of fifty thousand or more population to increase their budget expenditures and appropriations for the year commencing April 1, 1947, and ending March 31, 1948, in a sum not exceeding \$30,000 for salary increases of non-elective employees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 299, a bill for an act relating to the qualifications and licensing of life insurance agents.

Also: 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 adoptions and fixing penalties for violation of the law relating to adoptions.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 324, a bill for an act relating to aid for dependent children.

Also: That the Senate concurs in the House amendment to the Senate amendment to House File 21; and that the Senate recedes from paragraphs 2 and 3 of the Senate amendment to House File 21, and has passed House File 21 as amended, a bill for an act relating to conditional sale contracts or lease of utility equipment.

Also: That the Senate has concurred in the House amendment, to and passed Senate Joint Resolution 9, creating a special committee to investigate the primary and secondary road problems of Iowa and to recommend a program of improvement and maintenance.

Also: 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 compensation of state examiners.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENTS TO HOUSE FILE 125

Amend House File 125 as follows:

1. By striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Amend section six hundred point one (600.1), Code 1946, by striking from the second and third lines thereof, the words 'any Court of record' and inserting in lieu thereof 'the District Court'.

Further amend section six hundred point one (600.1), Code 1946, by striking all after the period (.) in line nine (9) thereof and substituting therefor the following: 'If the petitioner be married, the spouse shall join in the petition unless such spouse is a natural parent of the child. An adult may be adopted, and only such provisions of this chapter shall apply thereto as the court may order. The judges of the district court may designate a municipal court judge to act as judge in adoption matters with jurisdiction in cases arising in the county in which such municipal court is organized.

The petition for adoption shall be verified and filed in triplicate and shall state the name, age, race, residence and religious faith as nearly as may be of the petitioner or petitioners and of the child; the marital status of the petitioner or petitioners; the property rights of the child; the name to be given the child after adoption; if the child be an orphan

the name and place of residence of its guardian, if any, and if none, of its next of kin; the name of any licensed child placing agency as defined in chapter two hundred thirty-eight (238), Code 1946, to which such child has been permanently committed or released; the relationship of the child to the petitioner or petitioners; and the facts disclosing consent as required in this act and in section six hundred point three (600.3), Code 1946. The clerk of the court shall forthwith transmit two copies of said petition to the State Department of Social Welfare, except in cases of children under the jurisdiction of the Board of Control of State Institutions, and excepting adult adoptions and cases where the investigation is waived by the court as authorized by this chapter.'

Sec. 2. Amend section six hundred point two (600.2), Code 1946, by striking from lines one (1) and two (2) thereof the following: 'Upon the filing of a petition for the adoption of a minor child the Court' and substituting therefor 'The State Department of Social Welfare, or a qualified person or agency named by the court, after an order of the court,'.

Further amend section six hundred point two (600.2), Code 1946, by striking the second sentence thereof and by adding the following to said section: 'The investigation shall be completed and a report with recommendations made to the Court within sixty days from the date of the filing of the petition. No petition shall be granted until the investigation is completed. Nothing herein contained shall prevent the Court from conducting any other investigation which it may deem necessary or proper. No petition shall be granted until the child shall have lived for twelve months in the proposed home. Such period of residence may be shortened by the Court upon good cause shown when satisfied that the proposed home and the child are suited to each other. The State Department of Social Welfare may, and upon order of the Court shall, make a further investigation during the period of residence and a final report with recommendations to the Court. The investigation and period of residence may be waived by the Court where the petitioner or one of the petitioners is related to the child within the third degree of consanguinity or where the petitioner is married to a natural parent of the child.'

Sec. 3. Amend section six hundred point three (600.3) by adding at the end thereof the following: 'The consent shall be in writing and verified and a copy shall be attached to the petition. The consent shall refer to and be applicable only to the specific adoption proposed by such petition. Minority of a parent shall not invalidate a consent.'

Sec. 4. Amend section six hundred point four (600.4) Code 1946, by adding at the end thereof the following: 'The Court shall provide for such hearings in adoption proceedings as may be necessary and shall prescribe notice thereof. All hearings in adoption proceedings shall be private and conducted only in the presence of those persons designated by the Court.'

Sec. 5. Amend section six hundred point seven (600.7) by inserting after the word 'infection' in line three (3) thereof, the following: 'or an otherwise permanent and serious disability'.

Further amend section six hundred point seven (600.7) by striking

from lines eleven (11) and twelve (12) thereof the words 'commit the child to the Guardianship of the State Board of Social Welfare' and substitute therefor the words 'refer the child to the Juvenile Court or take such other action as the case may require'.

Sec. 6. Amend section six hundred point eight (600.8) by striking the words 'duplicate copy' in line six (6) thereof and substituting therefor the words 'two copies'.

Sec. 7. Amend chapter six hundred (600), Code 1946, by adding the following new section:

'Section 600.10. Every person, excepting adopting parents or adopted child, who discloses any information contained in any adoption papers or proceedings except as may be authorized by order of court and every person who violates any of the provisions of this chapter or who intentionally shall make any false statements with reference to the matters contained herein, shall be guilty of a misdemeanor and upon conviction shall be punished accordingly.'

SENATE AMENDMENTS TO HOUSE FILE 76

Amend House File 76 as follows:

1. By striking the period from line 4 in section 1 thereof, inserting a comma (,) in lieu of the period and by adding the following: "in which fund shall also be included the amounts credited to the military service tax fund provided by section 3 of Senate File 41, Acts of the Fifty-second General Assembly.

2. By striking all of section 2 after the semicolon in line 13 and inserting in lieu thereof the following: "The State Tax Commission shall certify to the State Comptroller the total amount of money which has been apportioned, or is apportionable to each county, and the State Comptroller is hereby authorized to issue his warrant to the treasurer of each county payable from the military service tax credit fund in the amount certified."

3. By striking from line 4 of section 2 thereof the word "credit" and inserting in lieu thereof the word "exemption".

4. By striking from line 8 of section 2 the word "credit" and inserting in lieu thereof the word "exemption".

5. By striking from line 3 of section 3 the word "credits" and inserting in lieu thereof the word "exemptions".

6. By striking from lines 6, 7 and 14 of said section 3 the word "credit" and inserting in lieu thereof the word "exemption".

7. By striking from line 7 of section 4 the word "auditor" and inserting in lieu thereof the word "treasurer".

8. By striking from line 8 of said section 4 the words "Each auditor shall enter such"; also by striking lines 9, 10, 11, 12, 13 and 14 thereof and the words "credits thus allowed" in line 15.

9. By striking from lines 4 and 19 of section 4 the word "credit" and inserting in lieu thereof the word "exception".

10. By striking from line 7 of section 5 the word "credit" and inserting in lieu thereof the word "exemption".

11. By striking from lines 6, 11, 15 and 39 of section 6 the word "credit" and inserting in lieu thereof the word "exemption".
12. By striking from line 40 of section 6 the word "credits" and inserting in lieu thereof the word "exemptions".
13. By striking from line 3 of section 7 the word "credit" and inserting in lieu thereof the word "exemption".
14. By striking from lines 2, 5, 10, 14, 15 and 22 of section 8 the word "credit" and inserting in lieu thereof the word "exemption".
15. By striking from line 2 of section 10 the word "credit" and inserting in lieu thereof the word "exemption".
16. By adding after the word "payable" in line 4 of section 11 the words "to the various taxing districts of the state".
17. By striking from line 9 of said section 11 the word "credit" and inserting in lieu thereof the word "exemption".
18. By striking from lines 6 and 7 of section 11 the words "taxes levied upon property eligible for military service tax credit" and inserting in lieu thereof the following: "the amount of taxes which would have been levied against property upon which military exemption has been allowed, were such property subject to taxation".
19. By striking sections 12, 13, 14, 15, 16, and 17 of said House File 76.

SENATE MESSAGES CONSIDERED

Senate File 231, a bill for an act to prohibit the use of commercial aircraft on the inland waters of the state except when in danger.

Read first time and referred to sifting committee.

Senate File 299, a bill for an act relating to the qualifications and licensing of life insurance agents.

Read first time and referred to sifting committee.

CONSIDERATION OF SENATE AMENDMENT

House File 54, a bill for an act to amend section eleven point eight (11.8), eleven point nine (11.9), Code 1946, relating to the compensation of state examiners and assistant state examiners and to repeal sections eleven point twenty (11.20) and eleven point twenty-one (11.21), Code 1946, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 54

Amend House File 54 by striking therefrom section 4 and section 5.

Fimmen of Davis moved that the House refuse to concur in Senate amendment to House File 54.

Motion prevailed and the House refused to concur in Senate amendment.

CONSIDERATION OF BILLS

House File 375, a bill for an act to amend section three hundred twenty-eight point twenty-one (328.21), Code 1946, relating to the registration fee for aircraft, was taken up for consideration.

Nielsen of Pottawattamie offered the following amendment and moved its adoption:

Amend House File 375 by filling in the publication clause as follows: "Eagle Grove Eagle and the Council Bluffs Nonpareil".

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:

Anderson	Fulk	Lundy	Shepard
Avery	Gannaway	Lynes	Siefkas
Bass	Graham	McEleney	Sloane
Beardsley	Hansen	McFarlane	Smith of
Beman	Hedin	Moore	Des Moines
Bents	Hendrix	Morrissey	Smith of Madison
Bloom	Hicklin	Nelson of	Stevens
Bockwoldt	Hinrichs	Buchanan	Strawman
Brown of	Humbert	Nielsen	Tesmer
Mahaska	Ingalls	Noble	Troeger
Brown of Monona	Kerr	Olson	Turner
Burkman	Kilpatrick	Pieper	Utzig
Butler	King	Poston	Van Eaton
Datisman	Klemesrud	Prange	Walker
Davis	Knickerbocker	Putney	Walter of
Duffield	Koch	Rankin	Marshall
Duffy	Kosek	Redman	Watson
Eckels	Krall	Reed	Weiss
Edwards	Landsness	Robinson	Wellington
Fiene	Langland	Saylor	Williams
Fimmen	Long	Schwengel	Wilson
Fletcher	Loss	Scott	Mr. Speaker
Frei	Lucken		

The nays were: none.

Absent or not voting, 22:

Ainsworth	Good	Neal	Robb
Baker	Huston	Nelson of	Smith of Clayton
Boothby	Kester	Woodbury	Steinberg
Bryson	Kruse	Nicholas	Walter of
De Groote	Lawrence	Norland	Pottawattamie
Donohue	Mills	Patrick	Weichman

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

House File 450, a bill for an act to amend section two hundred thirty-two point thirty-five (232.35), Code 1946, relating to the establishment of detention homes and schools, with report of committee recommending passage, was taken up for consideration.

Krall 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, 82:

Anderson	Graham	Mills	Siefkas
Avery	Hansen	Moore	Sloane
Bass	Hedin	Morrissey	Smith of
Bents	Hicklin	Nelson of	Des Moines
Bloom	Hinrichs	Buchanan	Smith of Madison
Bockwoldt	Humbert	Nielsen	Steinberg
Brown of	Kerr	Noble	Stevens
Mahaska	Kilpatrick	Norland	Strawman
Bryson	King	Olson	Tesmer
Butler	Klemesrud	Pieper	Turner
Datisman	Knickerbocker	Poston	Utzig
Davis	Koch	Prange	Van Eaton
Donohue	Kosek	Putney	Walker
Duffy	Krall	Rankin	Walter of
Eckels	Landsness	Redman	Marshall
Edwards	Langland	Reed	Watson
Fiene	Lawrence	Robinson	Weiss
Fimmen	Loss	Saylor	Wellington
Fletcher	Lucken	Schwengel	Williams
Frei	Lundy	Scott	Wilson
Fulk	Lynes	Shepard	Mr. Speaker
Gannaway	McFarlane		

The nays were: none.

Absent or not voting, 26:

Ainsworth	De Groote	Kruse	Patrick
Baker	Duffield	Long	Robb
Beardsley	Good	McEleney	Smith of Clayton
Beman	Hendrix	Neal	Troeger
Boothby	Huston	Nelson of	Walter of
Brown of Monona	Ingalls	Woodbury	Pottawattamie
Burkman	Kester	Nicholas	Weichman

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

House File 367, a bill for an act to amend section three hundred fifty-nine point forty-three (359.43), Code 1946, relating to annual levy by township trustees for fire protection, with report of committee recommending passage, was taken up for consideration.

Hendrix 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	Fletcher	Lucken	Scott
Avery	Fulk	Lundy	Shepard
Bass	Gannaway	Lynes	Smith of
Beardsley	Graham	McFarlane	Des Moines
Beman	Hansen	Mills	Smith of Madison
Bents	Hedin	Moore	Stevens
Bloom	Hendrix	Morrissey	Strawman
Bockwoldt	Hicklin	Nelson of	Tesmer
Brown of	Hinrichs	Buchanan	Troeger
Mahaska	Humbert	Nielsen	Turner
Brown of Monona	Ingalls	Norland	Utzig
Burkman	Kerr	Olson	Van Eaton
Butler	King	Pieper	Walker
Datisman	Klemesrud	Poston	Walter of
Davis	Knickerbocker	Prange	Marshall
Donohue	Koch	Rankin	Watson
Duffy	Kosek	Redman	Weiss
Eckels	Landsness	Reed	Wellington
Edwards	Langland	Robinson	Williams
Fiene	Lawrence	Saylor	Wilson
Fimmen	Loss	Schwengel	Mr. Speaker

The nays were: none.

Absent or not voting, 28:

Ainsworth	Huston	Nelson of	Siefkas
Baker	Kester	Woodbury	Sloane
Boothby	Kilpatrick	Nicholas	Smith of Clayton
Bryson	Krall	Noble	Steinberg
De Groote	Kruse	Patrick	Walter of
Duffield	Long	Putney	Pottawattamie
Frei	McEleney	Robb	Weichman
Good	Neal		

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 section three hundred twenty-two point twelve (322.12), Code 1946, relating to motor

vehicle dealers, with report of committee recommending passage, 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, 77:

Anderson	Gannaway	McFarlane	Siefkas
Avery	Graham	Mills	Sloane
Bass	Hansen	Moore	Smith of
Beman	Hedin	Morrissey	Des Moines
Bents	Hendrix	Nelson of	Smith of Madison
Bloom	Hinrichs	Buchanan	Steinberg
Bockwoldt	Humbert	Nielsen	Strawman
Brown of	Ingalls	Noble	Tesmer
Mahaska	Kerr	Norland	Turner
Brown of Monona	King	Olson	Utzig
Butler	Klemesrud	Pieper	Van Eaton
Dataman	Knickerbocker	Poston	Walker
Davis	Koch	Prange	Walter of
Donohue	Landsness	Rankin	Marshall
Duffy	Langland	Redman	Watson
Edwards	Lawrence	Reed	Weiss
Fiene	Loss	Robinson	Wellington
Fimmen	Lucken	Saylor	Williams
Frei	Lundy	Scott	Wilson
Eckels	Lynes	Shepard	Mr. Speaker
Fulk			

The nays were: none.

Absent or not voting, 31:

Ainsworth	Good	Long	Robb
Baker	Hicklin	McEleney	Schwengel
Beardsley	Huston	Neal	Smith of Clayton
Boothby	Kester	Nelson of	Stevens
Bryson	Kilpatrick	Woodbury	Troeger
Burkman	Kosek	Nicholas	Walter of
De Groote	Krall	Patrick	Pottawattamie
Duffield	Kruse	Putney	Weichman
Fletcher			

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

House File 422, a bill for an act to amend section two hundred ninety-six point six (296.6) chapter two hundred ninety-six (296), Code 1946, relating to the voting of bond issues by school districts, was taken up for consideration.

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, 83:

Anderson	Fletcher	Lucken	Siefkas
Avery	Frei	Lundy	Sloane
Bass	Fulk	McFarlane	Smith of
Beardsley	Gannaway	Mills	Des Moines
Beman	Graham	Moore	Smith of Madison
Bents	Hansen	Morrissey	Steinberg
Bloom	Hedin	Nelson of	Stevens
Bockwoldt	Hicklin	Buchanan	Strawman
Brown of	Hinrichs	Nielsen	Tesmer
Mahaska	Humbert	Noble	Turner
Brown of Monona	Ingalls	Norland	Utzig
Bryson	Kerr	Olson	Van Eaton
Burkman	Kilpatrick	Pieper	Walker
Butler	King	Poston	Walter of
Datisman	Klemesrud	Prange	Marshall
Davis	Knickerbocker	Putney	Watson
Donohue	Koch	Rankin	Weiss
Duffy	Krall	Redman	Wellington
Eckels	Landsness	Robinson	Williams
Edwards	Langland	Saylor	Wilson
Fiene	Lawrence	Schwengel	Mr. Speaker
Fimmen	Loss	Scott	

The nays were: none.

Absent or not voting, 25:

Ainsworth	Huston	Neal	Shepard
Baker	Kester	Nelson of	Smith of Clayton
Boothby	Kosek	Woodbury	Troeger
De Groot	Kruse	Nicholas	Walter of
Duffield	Long	Patrick	Pottawattamie
Good	Lynes	Reed	Weichman
Hendrix	McEleney	Robb	

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

Senate File 308, a bill for an act to amend section 37.10, Code 1946, relating to the representation of the Marine Corps League in the selection of commissioners to operate memorial halls and monuments authorized by chapter 37, Code 1946, was taken up for consideration.

Pieper of Allamakee offered the following amendment and moved its adoption:

Amend Senate File 308 as follows:

Amend line three (3) of section one (1) by inserting the words "United States" after the word "words".

Further amend by adding section two (2) as follows: Amend section thirty-seven point nine (37.9), Code 1946, by striking the word "five" in line five (5) and inserting in lieu thereof the word "seven".

Further amend by adding section three (3) as follows: Amend sec-

tion thirty-seven point ten (37.10), Code 1946, by striking the word "five" in line fifteen (15) and inserting the word "seven" in lieu thereof.

Utzig of Dubuque offered the following amendment to the amendment and moved its adoption:

Amend the Pieper amendment to Senate File 308, by adding after the third line thereof the following: "Further amend said section by adding after the word "League" in line three (3) the following: "and American Veterans of World War II (AmVets)".

Amendment to the amendment adopted.

Amendment adopted.

Pieper of Allamakee offered the following amendment to the title and moved its adoption:

Amend Senate File 308 by striking the title and inserting in lieu thereof the following:

"A bill for an act relating to memorial halls and monuments."

Pieper 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, **80:**

Anderson	Fletcher	Loss	Schwengel
Avery	Frei	Lucken	Shepard
Bass	Gannaway	Lundy	Sloane
Beardsley	Graham	Lynes	Smith of Madison
Beman	Hansen	McFarlane	Steinberg
Bents	Hedin	Mills	Stevens
Bloom	Hendrix	Moore	Strawman
Bockwoldt	Hicklin	Morrissey	Tesmer
Brown of	Hinrichs	Nelson of	Troeger
Mahaska	Humbert	Buchanan	Turner
Brown of Monona	Kerr	Nielsen	Utzig
Burkman	Kilpatrick	Noble	Van Eaton
Butler	King	Norland	Walker
Datisman	Klemesrud	Olson	Walter of
Davis	Knickerbocker	Pieper	Marshall
De Groote	Koch	Poston	Watson
Duffy	Kosek	Prange	Weiss
Eckels	Krall	Putney	Wellington
Edwards	Landsness	Rankin	Williams
Fiene	Langland	Robinson	Wilson
Fimmen	Lawrence	Saylor	Mr. Speake

The nays were: none.

Absent or not voting, **28:**

Ainsworth	Donohue	Huston	Long
Baker	Duffield	Ingalls	McEleney
Boothby	Fulk	Kester	Neal
Bryson	Good	Kruse	

Nelson of Woodbury Nicholas Patrick	Redman Reed Robb Scott	Siefkas Smith of Clayton Smith of Des Moines	Walter of Pottawattamie Wochman
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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.

Senate File 249, a bill for an act to amend chapter five hundred fifty-nine (559), Code 1946, to define the term "power to appoint" as used therein, and to include within said definition powers of consumption; powers in trust or in the nature of a trust, powers to amend, and all other powers which are in substance or effect powers of appointment, regardless of the language used to create them; to provide for the disclaimer of powers, the release by one donee of his right to exercise a joint power, to provide for release of powers for a period of time and to provide for the delivery of releases and disclaimers of powers, 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, 77:

Anderson	Frei	Lundy	Shepard
Bass	Gannaway	Lynes	Sloane
Beman	Graham	McFarlane	Smith of Madison
Bents	Hansen	Mills	Steinberg
Bloom	Hendrix	Moore	Stevens
Bockwoldt	Hicklin	Nelson of	Tesmer
Brown of Monona	Hinrichs	Buchanan	Troeger
Bryson	Humbert	Nielsen	Turner
Burkman	Kerr	Noble	Utzig
Butler	Kilpatrick	Olson	Van Eaton
Datisman	King	Pieper	Walker
Davis	Klemesrud	Prange	Walter of
Donohue	Knickerbocker	Putney	Marshall
Duffield	Koch	Rankin	Watson
Duffy	Kosek	Redman	Weiss
Eckels	Krall	Reed	Wellington
Edwards	Landsness	Robb	Williams
Fiene	Langland	Robinson	Wilson
Fimmen	Loss	Saylor	Mr. Speaker
Fletcher	Lucken	Schwengel	

The nays were: none.

Absent or not voting, 31:

Ainsworth	Beardsley	Brown of	Fulk
Avery	Boothby	Mahaska	Good
Baker		De Groot	Hedin

Huston	McEleney	Norland	Smith of
Ingalls	Morrissey	Patrick	Des Moines
Kester	Neal	Poston	Strawman
Kruse	Nelson of	Scott	Walter of
Lawrence	Woodbury	Siefkas	Pottawattamie
Long	Nicholas	Smith of Clayton	Weichman

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

Senate File 239, a bill for an act legalizing the renewal of the Articles of Incorporation of the Dubuque boat and boiler company, was taken up for consideration.

Utzig 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, 77:

Anderson	Fimmen	Langland	Schwengel
Avery	Fletcher	Loss	Shepard
Bass	Frei	Lucken	Sloane
Beardsley	Gannaway	Lundy	Steinberg
Beman	Graham	Lynes	Stevens
Bents	Hansen	McFarlane	Strawman
Bloom	Hedin	Mills	Tesmer
Bockwoldt	Hendrix	Moore	Troeger
Brown of Monona	Hicklin	Nelson of	Turner
Bryson	Hinrichs	Buchanan	Utzig
Burkman	Humbert	Nielsen	Van Eaton
Butler	Kerr	Norland	Walker
Datisman	Kilpatrick	Pieper	Walter of
Davis	King	Poston	Marshall
Donohue	Klemesrud	Prange	Watson
Duffield	Knickerbocker	Putney	Weiss
Duffy	Koch	Redman	Williams
Eckels	Kosek	Robb	Wilson
Edwards	Krall	Robinson	Mr. Speaker
Fiene	Landsness	Saylor	

The nays were: none.

Absent or not voting, 31:

Ainsworth	Ingalls	Nelson of	Siefkas
Baker	Kester	Woodbury	Smith of Clayton
Boothby	Kruse	Nicholas	Smith of
Brown of	Lawrence	Noble	Des Moines
Mahaska	Long	Olson	Smith of Madison
De Groot	McEleney	Patrick	Walter of
Fulk	Morrissey	Rankin	Pottawattamie
Good	Neal	Reed	Weichman
Huston		Scott	Wellington

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

House File 340, a bill for an act to amend section six hundred thirty-eight point twenty-seven (638.27), Code 1946, relating to compensation affidavits of executors, administrators, guardians, trustees, receivers, or attorneys, with report of committee recommending amendment and passage, was taken up for consideration.

Steinberg of Story offered the following amendment proposed by committee and moved its adoption:

Amend House File 340 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section six hundred thirty-eight point twenty-seven (638.27), Code 1946, is amended by inserting after the first "with" in line seventeen (17) the following words: 'a regular and bona fide partner or with'."

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, 81:

Anderson	Frei	Lucken	Schwengel
Avery	Gannaway	Lundy	Shepard
Bass	Graham	Lynes	Sloane
Beardsley	Hansen	McFarlane	Smith of Madison
Beman	Hedin	Mills	Steinberg
Bents	Hendrix	Moore	Stevens
Bloom	Hicklin	Morrissey	Strawman
Bockwoldt	Hinrichs	Nelson of	Tesmer
Brown of	Humbert	Buchanan	Troeger
Mahaska	Kerr	Nielsen	Turner
Brown of Monona	Kilpatrick	Noble	Utzig
Burkman	King	Norland	Van Eaton
Butler	Klemesrud	Olson	Walker
Datisman	Knickerbocker	Pieper	Walter of
Donohue	Koch	Poston	Marshall
Duffy	Kosek	Prange	Watson
Eckels	Krall	Putney	Weiss
Edwards	Landsness	Rankin	Wellington
Fiene	Langland	Reed	Williams
Fimmen	Lawrence	Robinson	Wilson
Fletcher	Loss	Saylor	Mr. Speaker

The nays were: none.

Absent or not voting, 27:

Ainsworth	Davis	Good	Kruse
Baker	De Groote	Huston	Long
Boothby	Duffield	Ingalls	McEleney
Bryson	Fulk	Kester	Neal

Nelson of Woodbury	Redman Robb Scott	Siefkas Smith of Clayton Smith of Des Moines	Walter of Pottawattamie Weichman
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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 522, a bill for an act to legalize and validate the proceedings relating to the valuation of the real estate in Council Bluffs, Iowa, and the employment of an expert appraiser for the purpose of endeavoring to effect a fair and equitable assessment of real property in substantial compliance with the law, to authorize the expenditures of funds, and to pay said expert appraiser out of the various funds belonging to the taxing districts of Council Bluffs, Iowa, was taken up for consideration.

Nielson 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, 80:

Anderson	Gannaway	Lundy	Shepard
Avery	Graham	Lynes	Siefkas
Bass	Hansen	McFarlane	Sloane
Beardsley	Hedin	Mills	Smith of Madison
Beman	Hendrix	Moore	Steinberg
Bents	Hicklin	Nelson of	Stevens
Bloom	Hinrichs	Buchanan	Strawman
Bockwoldt	Humbert	Nielsen	Tesmer
Brown of Monona	Ingalls	Noble	Troeger
Bryson	Kerr	Norland	Turner
Burkman	Kilpatrick	Olson	Utzig
Butler	King	Pieper	Van Eaton
Datiman	Klemesrud	Poston	Walker
Davis	Knickerbocker	Prange	Walter of
Donohue	Koch	Putney	Marshall
Duffield	Kosek	Rankin	Watson
Duffy	Krall	Redman	Weiss
Eckels	Landsness	Reed	Williams
Edwards	Langland	Saylor	Wilson
Fimmen	Loss	Schwengel	Mr. Speaker
Frei	Lucken		

The nays were: none.

Absent or not voting, 28:

Ainsworth	Fulk	Morrissey	Scott
Baker	Good	Neal	Smith of Clayton
Boothby	Huston	Nelson of	Smith of
Brown of	Kester	Woodbury	Des Moines
Mahaska	Kruse	Nicholas	Walter of
De Groote	Lawrence	Patrick	Pottawattamie
Fiene	Long	Robb	Weichman
Fletcher	McEleney	Robinson	Wellington

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 legalize payments made by counties to institutions and contracts between counties and institutions for the care and support of neglected, dependent, and delinquent children where such payments exceed eighteen dollars (\$18) per month for each child, was taken up for consideration.

King 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, 82:

Anderson	Gannaway	Lundy	Schwengel
Avery	Graham	Lynes	Shepard
Bass	Hansen	McFarlane	Siefkas
Beardsley	Hedin	Mills	Sloane
Bents	Hendrix	Nelson of	Smith of Madison
Bloom	Hicklin	Buchanan	Steinberg
Bockwoldt	Hinrichs	Nelson of	Stevens
Brown of Monona	Humbert	Wodbury	Strawman
Bryson	Ingalls	Nielsen	Tesmer
Burkman	Kilpatrick	Noble	Troeger
Butler	King	Norland	Turner
Datisman	Klemesrud	Olson	Utzig
Davis	Knickerbocker	Pieper	Van Eaton
Donohue	Koch	Poston	Walker
Duffield	Kosek	Prange	Walter of
Duffy	Krall	Putney	Marshall
Eckels	Landsness	Rankin	Watson
Edwards	Langland	Redman	Weiss
Fiene	Lawrence	Reed	Williams
Fimmen	Loss	Robinson	Wilson
Fletcher	Lucken	Saylor	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 26:

Ainsworth	Good	Moore	Smith of Clayton
Baker	Huston	Morrissey	Smith of
Beman	Kerr	Neal	Des Moines
Boothby	Kester	Nicholas	Walter of
Brown of	Kruse	Patrick	Pottawattamie
Mahaska	Long	Robb	Weichman
De Groote	McElaney	Scott	Wellington
Fulk			

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 repeal paragraph four (4) of section eighty-five point thirty-one (85.31), Code 1946, and to

enact a substitute therefor, relating to payment of weekly compensation to dependents when an employee has been paid compensation for disability prior to his death, was taken up for consideration.

Lundy of Monroe moved that the bill be read a last time now and placed 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	Fletcher	Lucken	Saylor
Avery	Gannaway	Lundy	Schwengel
Bass	Graham	Lynes	Shepard
Beardsley	Hansen	McFarlane	Sloane
Beman	Hedin	Mills	Smith of Madison
Bents	Hicklin	Moore	Steinberg
Bloom	Hinrichs	Nelson of	Stevens
Bockwoldt	Humbert	Buchanan	Strawman
Brown of Monona	Ingalls	Nelson of	Tesmer
Bryson	Kerr	Woodbury	Troeger
Burkman	Kilpatrick	Nielsen	Turner
Butler	King	Noble	Van Eaton
Datisman	Klemesrud	Norland	Walker
Davis	Knickerbocker	Olson	Walter of
Donohue	Koch	Pieper	Marshall
Duffield	Kosek	Prange	Watson
Duffy	Krall	Putney	Weiss
Eckels	Landsness	Rankin	Williams
Edwards	Langland	Redman	Wilson
Fiene	Lawrence	Reed	Mr. Speaker
Fimmen	Loss	Robinson	

The nays were: none.

Absent or not voting, 28:

Ainsworth	Good	Neal	Smith of
Baker	Hendrix	Nicholas	Des Moines
Boothby	Huston	Patrick	Utzig
Brown of	Kester	Poston	Walter of
Mahaska	Kruse	Robb	Pottawattamie
De Groote	Long	Scott	Weichman
Frei	McEleney	Siefkas	Wellington
Fulk	Morrissey	Smith of Clayton	

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

Senate File 196, a bill for an act to repeal section eighty-five point sixty-two (85.62), Code 1946, and to enact a substitute therefor, relating to the payment of workmen's compensation to peace officers, with report of committee recommending passage, was taken up for consideration.

Reed of Jefferson asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Amend Senate File 196 by inserting in line eight (8) of section one (1) after the word "officers" the following: "paid from public funds".

Reed of Jefferson offered the following amendment and moved its adoption:

Amend Senate File 196 by striking all of lines eight (8) to sixteen (16), inclusive, following the word "shall" in line eight (8) and by inserting in lieu thereof the following: "sustain an injury while performing the duties of a law enforcing officer and from causes arising out of and in the course of his official duty, or employment as a law enforcing officer, become temporarily or permanently physically disabled or if said injury results in death shall be entitled to compensation for all such injuries or disability together with statutory medical, nursing, hospital, surgery and funeral expenses, and where the officer is paid from public funds said compensation shall be paid out of the general fund of the state."

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, 77:

Anderson	Gannaway	Lundy	Shepard
Avery	Graham	Lynes	Siefkas
Bass	Hedin	McFarlane	Sloane
Beardsley	Hendrix	Mills	Steinberg
Beman	Hicklin	Moore	Stevens
Bents	Humbert	Nelson of	Strawman
Bloom	Ingalls	Buchanan	Tesmer
Bockwoldt	Kerr	Nielsen	Troeger
Brown of Monona	Kilpatrick	Noble	Turner
Burkman	King	Norland	Utzig
Datisman	Klemesrud	Olson	Van Eaton
Davis	Knickerbocker	Pieper	Walker
Donohue	Koch	Prange	Walter of
Duffield	Kosek	Putney	Marshall
Eckels	Krall	Rankin	Watson
Edwards	Landsness	Redman	Weiss
Fiene	Langland	Reed	Williams
Fimmen	Lawrence	Robinson	Wilson
Fletcher	Loss	Saylor	Mr. Speaker
Frei	Lucken	Schwangel	

The nays were: none.

Absent or not voting, 31:

Ainsworth	Brown of	Butler	Fulk
Baker	Mahaska	De Groot	Good
Boothby	Bryson	Duffy	Hansen

Hinrichs	Morrissey	Poston	Smith of Madison
Huston	Neal	Robb	Walter of
Kester	Nelson of	Scott	Pottawattamie
Kruse	Woodbury	Smith of Clayton	Weichman
Long	Nicholas	Smith of	Wellington
McEleney	Patrick	Des Moines	

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

Senate File 279, a bill for an act to amend section eighty-five point twenty-two (85.22), Code 1946, by adding at the end thereof a separate paragraph prescribing the force and effect for subrogation purposes under the Workmen's Compensation Law of payments made unto an injured employee, his guardian, parent, next friend, or legal representative, by any third party, his or its principal or agent liable for, connected with, or involved in causing the injury to such employee, 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, 77:

Anderson	Fletcher	Lucken	Shepard
Avery	Frei	Lynes	Siefkas
Bass	Gannaway	Mills	Sloane
Beardsley	Graham	Moore	Steinberg
Beman	Hansen	Nelson of	Stevens
Bents	Hedin	Buchanan	Strawman
Bloom	Hicklin	Nielsen	Tesmer
Bockwoldt	Hinrichs	Noble	Troeger
Brown of Monona	Humbert	Norland	Turner
Bryson	Ingalls	Olson	Utzig
Burkman	Kerr	Pieper	Van Eaton
Butler	Kilpatrick	Prange	Walker
Datisman	King	Putney	Walter of
Davis	Klemesrud	Rankin	Marshall
Duffield	Koch	Redman	Watson
Duffy	Kosek	Reed	Weiss
Eckels	Krall	Robb	Williams
Edwards	Landsness	Robinson	Wilson
Fiene	Langland	Saylor	Mr. Speaker
Fimmen	Loss	Schwengel	

The nays were: none.

Absent or not voting, 31:

Ainsworth	Donohue	Knickerbocker	McFarlane
Baker	Fulk	Kruse	Morrissey
Boothby	Good	Lawrence	Neal
Brown of	Hendrix	Long	Nelson of
Mahaska	Huston	Lundy	Woodbury
De Groot	Kester	McEleney	Nicholas

Patrick	Smith of Clayton	Smith of Madison	Weichman
Poston	Smith of	Walter of	Wellington
Scott	Des Moines	Pottawattamie	

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

Senate File 381, a bill for an act to require licensing, inspection and regulation of nursing homes as herein defined and providing for regulations, enforcement procedures and penalties, 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, 78:

Anderson	Frei	Lundy	Shepard
Avery	Gannaway	Lynes	Siefkas
Bass	Graham	McFarlane	Sloane
Beardsley	Hansen	Mills	Steinberg
Beman	Hedin	Moore	Stevens
Bloom	Hicklin	Morrissey	Strawman
Bockwoldt	Hinrichs	Nelson of	Tesmer
Brown of	Humbert	Buchanan	Troeger
Mahaska	Ingalls	Nielsen	Turner
Brown of Monona	Kerr	Noble	Utzig
Burkman	Kilpatrick	Norland	Van Eaton
Butler	King	Olson	Walker
Datisman	Klemesrud	Prange	Walter of
Davis	Koch	Rankin	Marshall
Donohue	Kosek	Redman	Watson
Duffield	Krall	Reed	Weiss
Duffy	Landsness	Robb	Wellington
Edwards	Langland	Robinson	Williams
Fiene	Loss	Saylor	Wilson
Fimmen	Lucken	Schwengel	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 30:

Ainsworth	Hendrix	Neal	Scott
Baker	Huston	Nelson of	Smith of Clayton
Bents	Kester	Woodbury	Smith of
Boothby	Knickerbocker	Nicholas	Des Moines
Bryson	Kruse	Patrick	Smith of Madison
De Groote	Lawrence	Pieper	Walter of
Eckels	Long	Poston	Pottawattamie
Fulk	McEleney	Putney	Weichman
Good			

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

SENATE FILE 482 SUBSTITUTED FOR HOUSE FILE 533

Eckels of Hancock asked and obtained unanimous consent to substitute Senate File 482 for House File 533.

Senate File 482, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Garner in the county of Hancock, State of Iowa, in calling and holding an election on March 10, 1947, on the proposition of issuing bonds of said school district in the amount of eighty thousand dollars for the purpose of constructing, reconstructing, and equipping additional school facilities, was taken up for consideration.

Eckels of Hancock moved that the bill be read a last time now and placed 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	Fimmen	Lucken	Schwengel
Avery	Fletcher	Lundy	Shepard
Bass	Frei	Lynes	Siefkas
Beardsley	Gannaway	McFarlane	Sloane
Bents	Graham	Mills	Steinberg
Bloom	Hansen	Moore	Stevens
Bockwoldt	Hedin	Morrissey	Strawman
Brown of	Hicklin	Nelson of	Tesmer
Mahaska	Hinrichs	Buchanan	Troeger
Brown of Monona	Humbert	Nielsen	Turner
Bryson	Ingalls	Noble	Utzig
Burkman	Kerr	Norland	Van Eaton
Butler	Kilpatrick	Olson	Walker
Datisman	King	Pieper	Walter of
Davis	Klemesrud	Prange	Marshall
Donohue	Koch	Putney	Watson
Duffield	Kosek	Rankin	Weiss
Duffy	Krall	Redman	Wellington
Eckels	Landsness	Robb	Williams
Edwards	Langland	Robinson	Wilson
Fiene	Loss	Saylor	Mr. Speaker

The nays were: none.

Absent or not voting, 27:

Ainsworth	Huston	Nelson of	Smith of Clayton
Baker	Kester	Woodbury	Smith of
Beman	Knickerbocker	Nicholas	Des Moines
Boothby	Kruse	Patrick	Smith of Madison
De Groot	Lawrence	Poston	Walter of
Fulk	Long	Reed	Pottawattamie
Good	McEleney	Scott	Weichman
Hendrix	Neal		

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

MOTION TO TAKE SENATE FILE 136 FROM THE TABLE

Lynes of Bremer filed a motion to take Senate File 136 from the table.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had signed the following bills: April 11, 1947, House File 196; April 12, 1947, House File 419; April 14, 1947, House Files 49, 52, 221, 420, 431 and 503.

AMENDMENT FILED

Amend Senate File 136 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section five hundred twenty-four point seven (524.7), Code 1946, is amended by striking the period at the end thereof and adding the following: ', provided however that the salary of the deputy superintendent of banking shall not exceed a maximum of fifty-five hundred dollars (\$5500.00) per annum.'

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Ida County Pioneer Record, a newspaper published at Ida Grove, Iowa, and in the New London Journal, a newspaper published at New London, Iowa."

Further amend said Senate File 136 by striking the words "and certain examiners" from the fourth (4) line of the title and inserting in lieu thereof the words "of banking".

LYNES of Bremer.
BURKMAN of Polk.

On motion by McFarlane of Black Hawk, the House adjourned until 10:30 a.m. Wednesday, April 16, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 16, 1947.

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

Prayer was offered by the Reverend Father J. P. Hines, assistant pastor of St. Wenceslaus Catholic Church, Iowa City, Iowa.

Journal of April 15 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Patrick of Sioux on request of Nicholas of Cerro Gordo.

PRESENTATION OF VISITORS

Redman of Sac presented to the House the Honorable George Perkins of Sac City, former member of the House from Sac county.

Rankin of Franklin presented to the House the senior class of Popejoy and their superintendent, Fred Wood.

Burkman of Polk presented to the House students from the Open Bible Institute and the Reverend Grant Moore.

Olson of Mitchell presented to the House thirty-five students from the Carpenter High School of Mitchell county and their superintendent, H. A. LITTLE.

PETITIONS

Morrissey of Jasper presented a petition signed by 153 members of the UER&MWA-CIO local Maytag Company of Newton protesting passage of House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Scott of Appanoose presented a petition signed by twenty-seven residents of Centerville urging support of House File 156.

Referred to committee on military and veterans affairs.

Walker of Hamilton presented a petition signed by twenty-six residents of Webster City and Ft. Dodge urging support of House File 156.

Referred to committee on military and veterans affairs.

Butler of Pocahontas presented a resolution from the Veterans of Foreign Wars, Post No, 7224 and Post No. 8, both of Shenandoah, urging support of House File 156.

Referred to committee on military and veterans affairs.

Brown of Monona presented petitions from the Veterans of Foreign Wars, Post No. 7224 and Post No. 8, both of Shenandoah, urging support of House File 156.

Referred to committee on military and veterans affairs.

PROOF OF PUBLICATION

Published copy of Senate File 424 and verified proof of publication of said bill in the Allamakee Journal and Lansing Mirror of Lansing and Waukon, Iowa, on March 26, 1947, 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.*

PROOF OF PUBLICATION

Published copy of Senate File 478 and verified proof of publication of said bill in the Kossuth County Advance of Algona, Iowa, on April 8, 1947, 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.*

Hedin of Scott offered the following resolution:

HOUSE RESOLUTION 7

Be It Resolved by the House that in accordance with the House Rules, Rooms 4 and 5 shall be assigned for the storing of legislative equipment and furniture until the convening of the next General Assembly and shall be under the control of the Chief Clerk as the Rules provide.

Be It Further Resolved that so far as possible the Speaker's office and reception room shall not be assigned for any permanent occupancy between legislative sessions but shall be made available for the meeting of the interim committee and other legislative committees or commissions or any other conferences that will not require the use of these rooms for any extended period.

Laid over under rule 34.

Olson of Mitchell offered the following resolution:

HOUSE RESOLUTION 8

Whereas, The House has accepted the recommendations of a special committee appointed to consider various improvements to be made in the House Chamber and,

Whereas, It is desirable that someone familiar with the wishes of the members of the House in regard to this matter be consulted, now, therefore,

Be It Resolved by the House that in the progress of the installations to be made those in charge shall confer with the Chief Clerk who in turn shall be privileged to confer with the special committee appointed in this connection.

Laid over under rule 34.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 484, a bill for an act to appropriate from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, a fund for the office of 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 465, a bill for an act to require the licensing, inspection and regulation of hospitals.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 64, a bill for an act to impose a tax upon the gross receipts of commercial amusements.

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 to establish and provide county hospital facilities; to issue revenue bonds in connection therewith and to provide for a board of hospital trustees to operate each such hospital.

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

House Concurrent Resolution 26, providing for the payment of current expenses of the Fifty-second General Assembly.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 429, a bill for an act relating to expectant estates.

Also: That the Senate insists upon its amendment to House File 54, a bill for an act relating to compensation of state examiners, and requests a conference committee; and the President of the Senate has appointed as a Senate conference committee on the part of the Senate, Senators Clem, Faul, Long and Knudson.

Also: That the Senate has concurred in the House amendment to and passed Senate File 123, a bill for an act to promote uniformity with other states in the matter of limitations on size, weight and speed of motor vehicles; relating to gross weight of motor vehicles, and relating to the speed of trucks.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENTS TO HOUSE FILE 465

Amend House File 465 as follows:

1. By striking the words "and consent" in section 5, line 11.
2. By striking the words "and consent" in section 6, line 34.
3. By striking the words "and consent" in section 7, line 2.
4. By inserting after the word "Act" and the period (.) in section 7, line 7, the following: "Rules, regulations and standards may be adopted imposing requirements in excess of those provided in chapter 413 of the Code, but no rule, regulation or standard shall be adopted imposing requirements less than those provided by said chapter."

5. By striking the words "and consent" from section 9, line 4.

6. By striking all of section 10 and substituting in lieu thereof the following:

"Sec. 10. Hospital licensing board. The five individuals appointed by the governor to the Hospital Advisory Council as individuals of recognized ability in the field of hospital administration, shall function as and be the Hospital Licensing Board."

7. By striking lines 14, 15, and 16 of section 11 and substituting in lieu thereof the following:

"The members of the board shall receive no compensation or expenses for their services as members thereof."

8. By inserting following section 16, a new section:

"Sec. 17. Amend section two hundred thirty-six point twelve (236.12), Code 1946, by substituting a comma (,) for the period (.) in line four (4), and adding the following: "or any institution which holds a hospital license under any other general hospital licensure law."

9. By renumbering the sections following.

10. By substituting a semicolon (;), for the period (.) appearing at the end of line 2 of the last section thereof and adding the following: "provided however that this Act shall not be construed as affecting, modifying or repealing any provision of chapter four hundred thirteen (413), Code 1946, except as provided in section seven (7) thereof, and provided further that said act shall be construed as being in addition to and not in conflict with chapter two hundred thirty-five (235) and chapter two hundred thirty-six (236), Code 1946."

11. By striking in line 8 of section 4 the words "of ten dollars" and by adding at the end of section 4 the following: "hospitals having fifty beds or less shall pay an initial license fee of \$15; hospitals of more than fifty beds and not more than one hundred beds shall pay an initial license fee of \$25; all other hospitals shall pay an initial license fee of \$50."

12. By striking in line 7 of section 5 the words "without charge" and inserting in lieu thereof the following: "upon payment of \$10 and".

13. By striking from line 7 of section 7 the word "such".

14. By inserting a comma (,) after the word "county" in line 28 of section 1.

SENATE AMENDMENT TO HOUSE FILE 484

Amend House File 484 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated from the general fund of the state of Iowa to the office of the Board of Control the sum of two hundred eight thousand six hundred dollars (\$208,600.00) for each year of the biennium beginning July 1, 1947, and ending June 30, 1949 or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous purposes, including salaries for three (3) board members at \$5,000.00 each.....	\$208,600.00
Grand total of all appropriations for all purposes for each year of the biennium for the Board of Control.....	\$208,600.00"

SENATE MESSAGE CONSIDERED

Senate File 326, a bill for an act authorizing counties to establish and provide county hospital facilities; to issue revenue bonds in connection therewith; providing for a board of hospital trustees to operate each such hospital and authorizing the use of county funds and the levy of county taxes to meet any deficiency of available revenue to pay operating and maintenance expenses of such county hospitals.

Read first time and passed on file.

CONFERENCE COMMITTEE APPOINTED

The Speaker appointed the following members to the conference committee to consider House File 54: Hicklin of Louisa, Butler of Pocahontas, Donohue of Cedar and Ingalls of Jackson.

ADOPTION OF CONFERENCE COMMITTEE REPORT ON HOUSE FILE 502

Weichman of Benton called up the following report of conference committee on House File 502 and moved its adoption:

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 502

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

We, the undersigned members of the conference committee appointed for the consideration of House File 502, relating to the crediting to the state general fund of receipts from use tax, sales and income tax, liquor control receipts and other sources of revenue, beg leave to report and make the following recommendation:

That the Senate recede from its amendment to House File 502.

Respectfully submitted,

HARRY E. WEICHMAN.

ROBERT KEIR.

M. F. BOCKWOLDT.

GEORGE FAUL.

THOMAS W. WELLINGTON.

IRVING D. LONG.

DAVID G. AINSWORTH.

J. KENDALL LYNES.

On the part of the House.

On the part of the Senate.

Motion prevailed and the report of the conference committee on House File 502, a bill for an act providing for the crediting to the state general fund of receipts from use tax, sales, corporation and income tax, liquor control receipts and other sources of revenue, was 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, 78:

Ainsworth	Graham	Mills	Smith of Madison
Avery	Hansen	Moore	Steinberg
Baker	Hedin	Morrissey	Stevens
Bass	Hendrix	Nelson of	Strawman
Bents	Hicklin	Woodbury	Tesmer
Bloom	Humbert	Nicholas	Troeger
Brown of	Kerr	Noble	Turner
Mahaska	Kester	Norland	Utzig
Bryson	Kilpatrick	Olson	Van Eaton
Butler	Klemesrud	Pieper	Walter of
Datisman	Koch	Putney	Marshall
Davis	Kosek	Rankin	Walter of
De Groote	Krall	Redman	Pottawattamie
Duffy	Landsness	Reed	Watson
Eckels	Langland	Robb	Weichman
Edwards	Lawrence	Schwengel	Weiss
Fiene	Long	Scott	Wellington
Fimmen	Loss	Shepard	Williams
Fletcher	Lucken	Sloane	Wilson
Frei	Lundy	Smith of	Mr. Speaker
Gannaway	McFarlane	Des Moines	

The nays were: none.

Absent or not voting, 30:

Anderson	Duffield	Kruse	Poston
Beardsley	Fulk	Lynes	Prange
Beman	Good	McEleney	Robinson
Bockwoldt	Hinrichs	Neal	Saylor
Boothby	Huston	Nelson of	Siefkas
Brown of Monona	Ingalls	Buchanan	Smith of Clayton
Burkman	King	Nielsen	Walker
Donohue	Knickerbocker	Patrick	

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

ADOPTION OF CONFERENCE COMMITTEE REPORT ON HOUSE FILE 106

Reed of Jefferson called up the following report of conference committee on House File 106 and moved its adoption:

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 106

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

We, your conference committee appointed to consider the difference between the Senate and House on House File 106, beg leave to report that we have had the same under consideration and desire to recommend that the Senate recede from its third amendment to said bill which is the only amendment in controversy.

Respectfully submitted,

WILSON REED.

ARTHUR H. JACOBSON.

JOHN L. DUFFY.

FRED MAYTAG.

C. A. BRYSON.

E. C. MYRLAND.

E. L. EDWARDS.

JAY C. COLBURN.

On the part of the House.

On the part of the Senate.

Motion prevailed and the report of the conference committee on House File 106, a bill for an act to amend chapter eighty-five (85), Code 1946, relating to workmen's compensation; to increase the maximum weekly benefit amount; to increase allowances for certain professional, hospital and nursing services; and to authorize waivers by certain disabled persons under certain conditions; was 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, 77:

Ainsworth	Good	McEleney	Siefkas
Avery	Hansen	McFarlane	Smith of Clayton
Baker	Hedin	Mills	Smith of
Bass	Hendrix	Morrissey	Des Moines
Beardsley	Hicklin	Neal	Smith of Madison
Bents	Hinrichs	Nelson of	Steinberg
Bloom	Humbert	Buchanan	Strawman
Boothby	Ingalls	Nicholas	Tesmer
Brown of	Kerr	Noble	Troeger
Mahaska	Kester	Norland	Turner
Burkman	Kilpatrick	Pieper	Utzig
Datisman	Knickerbocker	Putney	Van Eaton
Davis	Koch	Rankin	Walker
Donohue	Kosek	Redman	Watson
Duffield	Kruse	Reed	Weichman
Duffy	Landsness	Robb	Weiss
Eckels	Langland	Robinson	Wellington
Frei	Lawrence	Schwengel	Williams
Fulk	Lucken	Scott	Wilson
Gannaway	Lynes	Shepard	Mr. Speaker

The nays were: none.

Absent or not voting, 31:

Anderson	Fimmen	Lundy	Prange
Beman	Fletcher	Moore	Saylor
Bockwoldt	Graham	Nelson of	Sloane
Brown of Monona	Huston	Woodbury	Stevens
Bryson	King	Nielsen	Walter of
Butler	Klemesrud	Olson	Marshall
De Groote	Krall	Patrick	Walter of
Edwards	Long	Poston	Pottawattamie
Fiene	Loss		

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

CONSIDERATION OF SENATE JOINT RESOLUTION

Senate Joint Resolution 11, a joint resolution to authorize the State Board of Education to co-operate with the city of Ames in the construction, operation and maintenance of a sewage disposal plant and system to serve both the Iowa State College and the city of Ames and to pay to said city certain sums therefor, with report of committee recommending passage, was taken up for consideration.

Duffield of Guthrie 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 resolution pass?"

The ayes were, 80:

Ainsworth	Fimmen	Lucken	Smith of
Anderson	Fletcher	Lundy	Des Moines
Avery	Frei	McFarlane	Smith of Madison
Baker	Gannaway	Moore	Steinberg
Bass	Graham	Morrissey	Stevens
Bents	Hansen	Nelson of	Strawman
Bloom	Hedin	Woodbury	Tesmer
Bockwoldt	Hicklin	Noble	Turner
Brown of	Humbert	Norland	Utzig
Mahaska	Kerr	Olson	Van Eaton
Bryson	Kester	Pieper	Walter of
Burkman	Kilpatrick	Poston	Marshall
Butler	King	Prange	Walter of
Datisman	Klemesrud	Putney	Pottawattamie
Davis	Koch	Redman	Watson
De Groote	Kosek	Robb	Weichman
Donohue	Krall	Saylor	Weiss
Duffield	Landsness	Schwengel	Wellington
Duffy	Langland	Scott	Williams
Eckels	Lawrence	Shepard	Wilson
Edwards	Loss	Sloane	Mr. Speaker
Fiene			

The nays were: none.

Absent or not voting, 28:

Beardsley	Huston	Mills	Rankin
Beman	Ingalls	Neal	Reed
Boothby	Knickerbocker	Nelson of	Robinson
Brown of Monona	Kruse	Buchanan	Siefkas
Fulk	Long	Nicholas	Smith of Clayton
Good	Lynes	Nielsen	Troeger
Hendrix	McEleney	Patrick	Walker
Hinrichs			

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

CONSIDERATION OF SENATE AMENDMENTS

House File 76, a bill for an act to establish a military service tax credit fund; providing for the reimbursement to local taxing districts of taxes levied upon property subject to military service tax credit, such credit not to be in excess of twenty-five (25) mills on the total of taxes levied; providing for the apportionment of military service tax credit to all taxing districts in the state and making an appropriation for the payment of military service tax credits as provided by this act, with Senate amendments, was taken up for consideration, and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE 76

Amend House File 76 as follows:

1. By striking the period from line 4 in section 1 thereof, inserting a comma (,) in lieu of the period and by adding the following: "in which fund shall also be included the amounts credited to the military service tax fund provided by section 3 of Senate File 41, Acts of the Fifty-second General Assembly."
2. By striking all of section 2 after the semicolon in line 13 and inserting in lieu thereof the following: "The State Tax Commission shall certify to the State Comptroller the total amount of money which has been apportioned, or is apportionable to each county, and the State Comptroller is hereby authorized to issue his warrant to the treasurer of each county payable from the military service tax credit fund in the amount certified."
3. By striking from line 4 of section 2 thereof the word "credit" and inserting in lieu thereof the word "exemption".
4. By striking from line 8 of section 2 the word "credit" and inserting in lieu thereof the word "exemption".
5. By striking from line 3 of section 3 the word "credits" and inserting in lieu thereof the word "exemptions".
6. By striking from lines 6, 7 and 14 of said section 3 the word "credit" and inserting in lieu thereof the word "exemption".

7. By striking from line 7 of section 4 the word "auditor" and inserting in lieu thereof the word "treasurer".

8. By striking from line 8 of said section 4 the words "Each auditor shall enter such"; also by striking lines 9, 10, 11, 12, 13 and 14 thereof and the words "credits thus allowed" in line 15.

9. By striking from lines 4 and 19 of section 4 the word "credit" and inserting in lieu thereof the word "exception".

10. By striking from line 7 of section 5 the word "credit" and inserting in lieu thereof the word "exemption".

11. By striking from lines 6, 11, 15 and 39 of section 6 the word "credit" and inserting in lieu thereof the word "exemption".

12. By striking from line 40 of section 6 the word "credits" and inserting in lieu thereof the word "exemptions".

13. By striking from line 3 of section 7 the word "credit" and inserting in lieu thereof the word "exemption".

14. By striking from lines 2, 5, 10, 14, 15 and 22 of section 8 the word "credit" and inserting in lieu thereof the word "exemption".

15. By striking from line 2 of section 10 the word "credit" and inserting in lieu thereof the word "exemption".

16. By adding after the word "payable" in line 4 of section 11 the words "to the various taxing districts of the state".

17. By striking from line 9 of said section 11 the word "credit" and inserting in lieu thereof the word "exemption".

18. By striking from lines 6 and 7 of section 11 the words "taxes levied upon property eligible for military service tax credit" and inserting in lieu thereof the following: "the amount of taxes which would have been levied against property upon which military exemption has been allowed, were such property subject to taxation".

19. By striking sections 12, 13, 14, 15, 16 and 17 of said House File 76.

Redman of Sac moved that the House concur in the Senate amendments to House File 76.

Motion prevailed and the House concurred in Senate amendments.

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, 78:

Ainsworth	Brown of	Duffy	Gannaway
Anderson	Mahaska	Eckels	Graham
Avery	Bryson	Edwards	Hansen
Bass	Burkman	Fiene	Hedin
Bents	Datisman	Fimmen	Hendrix
Bloom	Davis	Fletcher	Hicklin
Bockwoldt	De Groote	Frei	Hinrichs

Humbert	Moore	Saylor	Utzig
Kerr	Morrissey	Schwengel	Van Eaton
Kester	Nelson of	Scott	Walter of
Kilpatrick	Woodbury	Shepard	Marshall
King	Nicholas	Sloane	Walter of
Klemesrud	Nielsen	Smith of	Pottawattamie
Kosek	Norland	Des Moines	Watson
Krall	Olson	Smith of Madison	Weichman
Landsness	Pieper	Steinberg	Weiss
Langland	Poston	Stevens	Wellington
Lawrence	Prange	Strawman	Williams
Loss	Redman	Tesmer	Wilson
McFarlane	Robb	Troeger	Mr. Speaker
Mills	Robinson	Turner	

The nays were: none.

Absent or not voting, 30:

Baker	Fulk	Lucken	Patrick
Beardsley	Good	Lundy	Putney
Beman	Huston	Lynes	Rankin
Boothby	Ingalls	McEleney	Reed
Brown of Monona	Knickerbocker	Neal	Siefkas
Butler	Koch	Nelson of	Smith of Clayton
Donohue	Kruse	Buchanan	Walker
Duffield	Long	Noble	

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

House File 125, a bill for an act to amend chapter six hundred (600), Code 1946, relating to adoptions and fixing penalties for violation of the law relating to adoptions, with Senate amendments, was taken up for consideration, and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE 125

Amend House File 125 as follows:

1. By striking all after the enacting clause and substituting in lieu thereof the following:

“Section 1. Amend section six hundred point one (600.1), Code 1946, by striking from the second and third lines thereof, the words ‘any Court of record’ and inserting in lieu thereof ‘the District Court’.

Further amend section six hundred point one (600.1), Code 1946, by striking all after the period (.) in line nine (9) thereof and substituting therefor the following: ‘If the petitioner be married, the spouse shall join in the petition unless such spouse is a natural parent of the child. An adult may be adopted, and only such provisions of this chapter shall apply thereto as the court may order. The judges of the district court may designate a municipal court judge to act as judge in adoption matters with jurisdiction in cases arising in the county in which such municipal court is organized.

The petition for adoption shall be verified and filed in triplicate and shall state the name, age, race, residence and religious faith as nearly

as may be of the petitioner or petitioners and of the child; the marital status of the petitioner or petitioners; the property rights of the child; the name to be given the child after adoption; if the child be an orphan the name and place of residence of its guardian, if any, and if none, of its next of kin; the name of any licensed child placing agency as defined in chapter two hundred thirty-eight (238), Code 1946, to which such child has been permanently committed or released; the relationship of the child to the petitioner or petitioners; and the facts disclosing consent as required in this act and in section six hundred point three (600.3), Code 1946. The clerk of the court shall forthwith transmit two copies of said petition to the State Department of Social Welfare, except in cases of children under the jurisdiction of the Board of Control of State Institutions, and excepting adult adoptions and cases where the investigation is waived by the court as authorized by this chapter.'

Sec. 2. Amend section six hundred point two (600.2), Code 1946, by striking from lines one (1) and two (2) thereof the following: 'Upon the filing of a petition for the adoption of a minor child the Court' and substituting therefor 'The State Department of Social Welfare, or a qualified person or agency named by the court, after an order of the court,'.

Further amend section six hundred point two (600.2), Code 1946, by striking the second sentence thereof and by adding the following to said section: 'The investigation shall be completed and a report with recommendations made to the Court within sixty days from the date of the filing of the petition. No petition shall be granted until the investigation is completed. Nothing herein contained shall prevent the Court from conducting any other investigation which it may deem necessary or proper. No petition shall be granted until the child shall have lived for twelve months in the proposed home. Such period of residence may be shortened by the Court upon good cause shown when satisfied that the proposed home and the child are suited to each other. The State Department of Social Welfare may, and upon order of the Court shall, make a further investigation during the period of residence and a final report with recommendations to the Court. The investigation and period of residence may be waived by the Court where the petitioner or one of the petitioners is related to the child within the third degree of consanguinity or where the petitioner is married to a natural parent of the child.'

Sec. 3. Amend section six hundred point three (600.3) by adding at the end thereof the following: 'The consent shall be in writing and verified and a copy shall be attached to the petition. The consent shall refer to and be applicable only to the specific adoption proposed by such petition. Minority of a parent shall not invalidate a consent.'

Sec. 4. Amend section six hundred point four (600.4) Code 1946, by adding at the end thereof the following: 'The Court shall provide for such hearings in adoption proceedings as may be necessary and shall prescribe notice thereof. All hearings in adoption proceedings shall be private and conducted only in the presence of those persons designated by the Court.'

Sec. 5. Amend section six hundred point seven (600.7) by inserting

after the word 'infection' in line three (3) thereof, the following: 'or an otherwise permanent and serious disability'.

Further amend section six hundred point seven (600.7) by striking from lines eleven (11) and twelve (12) thereof the words 'commit the child to the Guardianship of the State Board of Social Welfare' and substitute therefor the words 'refer the child to the Juvenile Court or take such other action as the case may require'.

Sec. 6. Amend section six hundred point eight (600.8) by striking the words 'duplicate copy' in line six (6) thereof and substituting therefor the word 'two copies'.

Sec. 7. Amend chapter six hundred (600), Code 1946, by adding the following new section:

'Section 600.10. Every person, excepting adopting parents or adopted child, who discloses any information contained in any adoption papers or proceedings except as may be authorized by order of court and every person who violates any of the provisions of this chapter or who intentionally shall make any false statements with reference to the matters contained herein, shall be guilty of a misdemeanor and upon conviction shall be punished accordingly.'

Walter of Pottawattamie asked and obtained unanimous consent to have Senate amendments to House File 125 be made a special order of business for 11:00 a.m., Thursday, April 17, 1947.

SENATE FILE 136 TAKEN FROM THE TABLE

Lynes of Bremer moved to take Senate File 136 from the table.

On the question "Shall Senate File 136 be taken from the table?"

The ayes were, 69:

Avery	Good	Lundy	Schwengel
Baker	Graham	Lynes	Shepard
Bass	Hansen	McFarlane	Smith of Clayton
Beardsley	Hedin	Mills	Smith of
Boothby	Hendrix	Moore	Des Moines
Brown of	Hicklin	Morrissey	Steinberg
Mahaska	Hinrichs	Neal	Strawman
Brown of Monona	Kerr	Nelson of	Tesmer
Bryson	Kester	Buchanan	Troeger
Burkman	Kilpatrick	Nicholas	Turner
Datisman	Knickerbocker	Nielsen	Walter of
Davis	Kosek	Noble	Marshall
Duffy	Krall	Olson	Watson
Eckels	Kruse	Pieper	Weichman
Fimmen	Landsness	Putney	Weiss
Fletcher	Langland	Rankin	Williams
Frei	Lawrence	Redman	Wilson
Fulk	Lucken	Saylor	Mr. Speaker
Gannaway			

The nays were, 18:

Bents	Ingalls	Robinson	Utzig
Bloom	Norland	Scott	Van Eaton
De Groote	Prange	Siefkas	Walker
Duffield	Reed	Smith of Madison	Wellington
Humbert	Robb		

Absent or not voting, 21:

Ainsworth	Edwards	Long	Poston
Anderson	Fiene	Loss	Sloane
Beman	Huston	McEleney	Stevens
Bockwoldt	King	Nelson of	Walter of
Butler	Klemesrud	Woodbury	Pottawattamie
Donohue	Koch	Patrick	

Motion prevailed and Senate File 136 was taken from the table.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 136, a bill for an act to amend section five hundred twenty-four point seven (524.7), Code 1946, relating to the compensation of the deputy superintendent and certain examiners.

Burkman of Polk offered the following amendment and moved its adoption:

Amend Senate File 136 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section five hundred twenty-four point seven (524.7), Code 1946, is amended by striking the period at the end thereof and adding the following: ', provided however that the salary of the deputy superintendent of banking shall not exceed a maximum of fifty-five hundred dollars (\$5500.00) per annum.'

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Ida County Pioneer Record, a newspaper published at Ida Grove, Iowa, and in the New London Journal, a newspaper published at New London, Iowa."

Further amend said Senate File 136 by striking the words "and certain examiners" from the fourth (4) line of the title and inserting in lieu thereof the words "of banking".

Amendment adopted.

Lynes of Bremer asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Amend Senate File 136 section one (1) by striking all of line three (3) and all of line four (4) down to the word "seventeen".

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, 78:

Ainsworth	Beardsley	Brown of	Burkman
Avery	Bloom	Mahaska	Datisman
Baker	Bockwoldt	Brown of Monona	Davis
Bass	Boothby	Bryson	De Groot

Duffy	Klemesrud	Neal	Strawman
Eckels	Knickerbocker	Nicholas	Tesmer
Edwards	Kosek	Nielsen	Troeger
Fiene	Krall	Noble	Turner
Fimmen	Kruse	Olson	Walker
Frei	Landsness	Prange	Walter of
Fulk	Langland	Putney	Marshall
Gannaway	Lawrence	Rankin	Walter of
Good	Loss	Redman	Pottawattamie
Graham	Lucken	Robb	Watson
Hedin	Lundy	Schwengel	Weichman
Hendrix	Lynes	Shepard	Weiss
Hicklin	McFarlane	Smith of Clayton	Wellington
Hinrichs	Mills	Smith of	Williams
Kerr	Moore	Des Moines	Wilson
Kester	Morrissey	Steinberg	Mr. Speaker
Kilpatrick			

The nays were, 9:

Bents	Ingalls	Poston	Siefkas
Hansen	Nelson of	Robinson	Smith of Madison
Humbert	Buchanan		

Absent or not voting, 21:

Anderson	Huston	Nelson of	Saylor
Beman	King	Woodbury	Scott
Butler	Koch	Norland	Sloane
Donohue	Long	Patrick	Stevens
Duffield	McElaney	Reed	Utzig
Fletcher			Van Eaton

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

Senate File 465, a bill for an act to amend section two hundred thirty-nine point twelve (239.12), Code 1946, 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.

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, 82:

Ainsworth	Bryson	Fiene	Hicklin
Avery	Burkman	Fimmen	Humbert
Baker	Butler	Fletcher	Kerr
Bass	Datisman	Frei	Kester
Bents	Davis	Gannaway	Kilpatrick
Bloom	De Groote	Graham	King
Bockwoldt	Duffy	Hansen	Klemesrud
Brown of	Eckels	Hedin	Koch
Mahaska	Edwards	Hendrix	Kosek

Krall	Nelson of	Schwengel	Utzig
Landsness	Woodbury	Scott	Van Eaton
Langland	Nicholas	Shepard	Walter of
Lawrence	Noble	Sloane	Marshall
Long	Norland	Smith of	Walter of
Loss	Olson	Des Moines	Pottawattamie
Lucken	Pieper	Smith of Madison	Watson
Lundy	Prange	Steinberg	Weichman
McFarlane	Putney	Stevens	Weiss
Mills	Rankin	Strawman	Wellington
Moore	Robb	Tesmer	Williams
Morrissey	Robinson	Troeger	Wilson
	Saylor	Turner	Mr. Speaker

The nays were: none.

Absent or not voting, 26:

Anderson	Fulk	Lynes	Poston
Beardsley	Good	McEleney	Redman
Beman	Hinrichs	Neal	Reed
Boothby	Huston	Nelson of	Siefkas
Brown of Monona	Ingalls	Buchanan	Smith of Clayton
Donohue	Knickerbocker	Nielsen	Walker
Duffield	Kruse	Patrick	

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

House File 540, a bill for an act to transfer funds from the Use Tax Fund of the State of Iowa to the Primary Road Fund to enable the State highway commission to match the Federal aid road funds allotted or to be allotted to the State of Iowa under existing federal law for primary roads and the extensions of primary roads through cities and towns, 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, 85:

Ainsworth	De Groot	Humbert	Lundy
Anderson	Donohue	Kerr	McEleney
Avery	Duffy	Kester	McFarlane
Baker	Eckels	Kilpatrick	Mills
Bass	Edwards	King	Moore
Beman	Fiene	Klemesrud	Morrissey
Bents	Fimmen	Koch	Nelson of
Bloom	Fletcher	Kosek	Woodbury
Bockwoldt	Frei	Krall	Nielsen
Brown of	Gannaway	Landsness	Noble
Mahaska	Graham	Langland	Norland
Bryson	Hansen	Lawrence	Olson
Butler	Hedin	Long	Pieper
Datisman	Hendrix	Loss	Poston
Davis	Hicklin	Lucken	Prange

Putney	Shepard	Turner	Watson
Redman	Smith of	Utzig	Weichman
Reed	Des Moines	Van Eaton	Weiss
Robb	Smith of Madison	Walter of	Wellington
Robinson	Steinberg	Marshall	Williams
Saylor	Stevens	Walter of	Wilson
Schwengel	Strawman	Pottawattamie	Mr. Speaker
Scott	Tesmer		

The nays were: none.

Absent or not voting, 23:

Beardsley	Good	Lynes	Rankin
Boothby	Hinrichs	Neal	Siefkas
Brown of Monona	Huston	Nelson of	Sloane
Burkman	Ingalls	Buchanan	Smith of Clayton
Duffield	Knickerbocker	Nicholas	Troeger
Fulk	Kruse	Patrick	Walker

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

House File 398, a bill for an act to amend section four hundred four point five (404.5), Code 1946, providing for the maintenance and operation of public health department, with report of committee recommending passage, was taken up for consideration.

Nelson 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, 74:

Anderson	Gannaway	McEleney	Shepard
Avery	Graham	McFarlane	Smith of
Baker	Hansen	Mills	Des Moines
Bass	Hendrix	Moore	Steinberg
Beman	Hicklin	Morrissey	Stevens
Bloom	Humbert	Nelson of	Strawman
Bockwoldt	Kerr	Woodbury	Tesmer
Bryson	Kester	Nielsen	Utzig
Butler	Kilpatrick	Noble	Van Eaton
Datisman	King	Olson	Walter of
Davis	Klemesrud	Pieper	Marshall
Donohue	Koch	Poston	Walter of
Duffield	Kosek	Prange	Pottawattamie
Duffy	Krall	Putney	Watson
Eckels	Landsness	Redman	Weiss
Edwards	Langland	Robinson	Wellington
Fiene	Lawrence	Saylor	Williams
Fimmen	Long	Schwengel	Wilson
Fletcher	Loss	Scott	Mr. Speaker
Frei	Lucken		

The nays were, 1:

Burkman

Absent or not voting, 33:

Ainsworth	Good	Neal	Siefkas
Beardsley	Hedin	Nelson of	Sloane
Bents	Hinrichs	Buchanan	Smith of Clayton
Boothby	Huston	Nicholas	Smith of Madison
Brown of	Ingalls	Norland	Troeger
Mahaska	Knickerbocker	Patrick	Turner
Brown of Monona	Kruse	Rankin	Walker
De Groote	Lundy	Reed	Weichman
Fulk	Lynes	Robb	

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

House File 438, a bill for an act to amend chapter four hundred sixty-six (466), Code 1946, relating to drainage districts in connection with United States levees, with report of committee recommending passage, was taken up for consideration.

Nelson 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, 80:

Ainsworth	Frei	McEleney	Smith of
Anderson	Gannaway	McFarlane	Des Moines
Avery	Graham	Mills	Smith of Madison
Baker	Hansen	Moore	Steinberg
Bass	Hedin	Nelson of	Stevens
Beman	Hicklin	Woodbury	Strawman
Bloom	Humbert	Nicholas	Tesmer
Bockwoldt	Kerr	Nielsen	Troeger
Brown of	Kester	Noble	Turner
Mahaska	Kilpatrick	Norland	Utzig
Burkman	Klemesrud	Olson	Van Eaton
Butler	Koch	Pieper	Walter of
Datisman	Kosek	Poston	Marshall
Davis	Krall	Prange	Walter of
De Groote	Landsness	Putney	Pottawattamie
Duffield	Langland	Redman	Watson
Duffy	Lawrence	Saylor	Weichman
Eckels	Long	Schwengel	Weiss
Edwards	Loss	Scott	Wellington
Fimmen	Lucken	Shepard	Williams
Fletcher	Lundy	Sloane	Wilson
			Mr. Speaker

The nays were: none.

Absent or not voting, 28:

Beardsley	Good	Kruse	Rankin
Bents	Hendix	Lynes	Reed
Boothby	Hinrichs	Morrissey	Robb
Brown of Monona	Huston	Neal	Robinson
Bryson	Ingalls	Nelson of	Siefkas
Donohue	King	Buchanan	Smith of Clayton
Fiene	Knickerbocker	Patrick	Walker
Fulk			

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

On motion by McFarlane of Black Hawk the House recessed until 1:15 p.m., today.

AFTERNOON SESSION

The House Reconvened, Speaker Kuester in the chair.

HOUSE CONCURRENT RESOLUTION 27

Whereas, House File 466, a bill for an act to amend chapter one hundred sixty-four point one (164.1), Code 1946, relating to the control and eradication of brucellosis, has been passed by both Houses of the Fifty-second General Assembly and is now in the office of the Governor for his approval or disapproval; and,

Whereas, It has been found that certain corrections should be made to said bill; now, therefore,

Be It Resolved by the House, the Senate Concurring: That House File 466 be recalled from the Governor for further consideration.

Laid over under Rule 34.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 511, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, to the board of education for the support of institutions under said board of education.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 517, a bill for an act to authorize expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1947, and ending June 30, 1949.

Also: That the Senate has adopted the second report of conference committee and passed House File 106, a bill for an act relating to workmen's compensation.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENTS TO HOUSE FILE 511

Amend House File 511 as follows:

1. By striking from lines 6 and 7 of section 1 the words and figures "eleven million nine hundred eighty-six thousand five hundred dollars

(\$11,986,500.00)" and inserting in lieu thereof the words and figures "twelve million twelve thousand five hundred dollars (\$12,012,500)".

2. By striking from lines 4 and 5 of section 7 the words and figures "one million two hundred seven thousand dollars (\$1,207,000)" and inserting in lieu thereof the words and figures "one million two hundred thirty-three thousand dollars (\$1,233,000)".

3. By striking from line 10 of section 7 the figures "50,000.00" and inserting in lieu thereof the figures "76,000".

4. By striking from line 12 of section 7 the figures "\$1,207,000.00" and inserting in lieu thereof the figures "\$1,233,000.00".

5. By striking from line 16 of section 9 the figures "\$11,986,500.00" and inserting in lieu thereof the figures "\$12,012,500.00".

Senate File 208, a bill for an act to provide for the taxation of airplanes under the Iowa laws relating to sales and use tax; and amending sections four hundred twenty-two point forty-six (422.46), four hundred twenty-three point four (423.4), and three hundred twenty-eight point twenty-five (328.25), Code 1946, with report of committee recommending amendment and passage, was taken up for consideration.

Wilson of Wright offered the following amendment proposed by the committee and moved its adoption:

Amend Senate File 208 by inserting between the words "the" and "comma" in line three (3) of section three (3) the word "second".

Amendment adopted.

Wilson 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, 87:

Anderson	Duffy	King	Nelson of
Avery	Edwards	Klemesrud	Woodbury
Baker	Fiene	Knickerbocker	Nicholas
Bass	Fimmen	Koch	Noble
Beardsley	Fletcher	Kosek	Norland
Beman	Frei	Krall	Olson
Bents	Gannaway	Kruse	Pieper
Bloom	Good	Landsness	Prange
Bockwoldt	Graham	Langland	Putney
Brown of	Hansen	Lawrence	Rankin
Mahaska	Hedin	Loss	Redman
Brown of Monona	Hendrix	Lucken	Reed
Bryson	Hicklin	Lundy	Robb
Burkman	Hinrichs	Lynes	Robinson
Butler	Humbert	McFarlane	Saylor
Datisman	Ingalls	Moore	Scott
Davis	Kerr	Neal	Siefkas
Donohue	Kester	Nelson of	Smith of Clayton
Duffield	Kilpatrick	Buchanan	

Smith of Des Moines	Tesmer Troeger	Walter of Marshall	Wellington Williams
Steinberg	Turner	Watson	Wilson
Stevens	Utzig	Weiss	Mr. Speaker
Strawman			

The nays were, 1:

Mills

Absent or not voting, 20:

Ainsworth	Long	Poston	Van Eaton
Boothby	McEleney	Schwengel	Walker
De Groot	Morrissey	Shepard	Walter of
Eckels	Nielsen	Sloane	Pottawattamie
Fulk	Patrick	Smith of Madison	Weichman
Huston			

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

Senate File 209, a bill for an act to amend section four hundred twenty-one point thirteen (421.13), Code 1946, relating to the duties of the secretary of the Iowa State Tax Commission, with report of committee recommending passage, was taken up for consideration.

Wilson 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, 87:

Anderson	Edwards	Kosek	Robinson
Avery	Fiene	Krall	Saylor
Baker	Fimmen	Kruse	Scott
Bass	Fletcher	Landsness	Shepard
Beardsley	Frei	Langland	Sloane
Beman	Fulk	Lawrence	Smith of Clayton
Bents	Gannaway	Loss	Smith of
Bloom	Good	Lucken	Des Moines
Bockwoldt	Graham	Mills	Steinberg
Boothby	Hansen	Neal	Strawman
Brown of	Hedin	Nelson of	Tesmer
Mahaska	Hendrix	Buchanan	Troeger
Brown of Monona	Hicklin	Nelson of	Turner
Bryson	Hinrichs	Woodbury	Utzig
Burkman	Humbert	Noble	Walker
Butler	Ingalls	Norland	Walter of
Dataman	Kerr	Pieper	Marshall
Davis	Kester	Prange	Watson
De Groot	Kilpatrick	Putney	Weiss
Donohue	King	Rankin	Wellington
Duffield	Klemesrud	Redman	Williams
Duffy	Knickerbocker	Reed	Wilson
Eckels	Koch	Robb	Mr. Speaker

The nays were, 1:

Olson

Absent or not voting, 20:

Ainsworth	McFarlane	Patrick	Stevens
Huston	Moore	Poston	Van Eaton
Long	Morrissey	Schwengel	Walter of
Lundy	Nicholas	Siefkas	Pottawattamie
Lynes	Nielsen	Smith of Madison	Weichman
McEleney			

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

Senate File 236, a bill for an act to amend section four hundred fifty point twenty-five (450.25), Code 1946, relating to compensation of inheritance tax appraisers, was taken up for consideration.

Sloane of Polk asked and obtained unanimous consent to withdraw all amendments filed to Senate File 236.

Sloane of Polk offered the following substitute amendment and moved its adoption:

Amend Senate File two hundred thirty-six (236) by striking from section one (1) lines four (4) to eleven (11), inclusive, and inserting in lieu thereof the following: "Each of said appraisers shall be entitled to receive as compensation the sum of \$7.50 for making each such appraisal, except in cases in which extraordinary services are rendered an order of the court or judge thereof may be entered to increase the maximum herein set in an amount not to exceed \$25.00."

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, 66:

Ainsworth	Davis	Hinrichs	Lundy
Anderson	Donohue	Huston	McFarlane
Avery	Duffield	Kerr	Mills
Baker	Duffy	Kester	Neal
Bass	Eckels	Kilpatrick	Nelson of
Bents	Frei	Klemesrud	Woodbury
Bloom	Fulk	Koch	Norland
Bockwoldt	Gannaway	Kosek	Olson
Bryson	Good	Kruse	Poston
Burkman	Hansen	Landsness	Prange
Butler	Hendrix	Langland	Rankin
Datisman	Hicklin	Lawrence	Redman

Reed	Smith of Clayton	Utzig	Weiss
Robb	Steinberg	Van Eaton	Williams
Saylor	Strawman	Walter of	Wilson
Schwengel	Troeger	Marshall	Mr. Speaker
Shepard	Turner	Walter of	
Sloane		Pottawattamie	

The nays were, 16:

Beman	Fiene	King	Putney
Boothby	Hedin	Lucken	Siefkas
Brown of Monona	Humbert	Lynes	Smith of Madison
Edwards	Ingalls	Pieper	Wellington

Absent or not voting, 26:

Beardsley	Knickerbocker	Nelson of	Scott
Brown of	Krall	Buchanan	Smith of
Mahaska	Long	Nicholas	Des Moines
De Groot	Loss	Nielsen	Stevens
Fimmen	McEleney	Noble	Tesmer
Fletcher	Moore	Patrick	Walker
Graham	Morrissey	Robinson	Watson
			Weichman

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 repeal sections eighty-five point forty-nine (85.49) and eighty-five point fifty (85.50), Code 1946, and to enact substitutes therefor relating to payment of workmen's compensation to injured minor employees, minor dependents or one mentally incompetent to a trustee, also providing for a trustee's annual report and compensation for services as such trustee, was taken up for consideration.

Lundy of Monroe moved that the bill be read a last time now and placed 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:

Ainsworth	Datman	Hedin	Landsness
Anderson	Davis	Hendrix	Langland
Avery	De Groot	Hicklin	Lawrence
Baker	Duffield	Hinrichs	Loss
Bass	Duffy	Huston	Lucken
Beardsley	Eckels	Ingalls	Lundy
Beman	Edwards	Kerr	Lynes
Bents	Fimmen	Kester	McFarlane
Bloom	Fletcher	Kilpatrick	Mills
Bockwoldt	Frei	Klemesrud	Neal
Boothby	Fulk	Knickerbocker	Nelson of
Brown of	Gannaway	Koch	Buchanan
Mahaska	Good	Kosek	Nelson of
Burkman	Graham	Krall	Woodbury
Butler	Hansen	Kruse	Nicholas

Nielsen	Reed	Steinberg	Walter of
Noble	Robb	Stevens	Pottawattamie
Norland	Robinson	Strawman	Watson
Olson	Scott	Tesmer	Weichman
Pieper	Shepard	Troeger	Weiss
Poston	Siefkas	Turner	Wellington
Prange	Sloane	Utzig	Williams
Putney	Smith of Clayton	Van Eaton	Wilson
Rankin	Smith of	Walker	Mr. Speaker
Redman	Des Moines	Walter of	
		Marshall	

The nays were: none.

Absent or not voting, 14:

Brown of Monona	Humbert	Moore	Saylor
Bryson	King	Morrissey	Schwengel
Donohue	Long	Patrick	Smith of Madison
Fiene	McEleney		

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

Senate File 437, a bill for an act to legalize and validate the proceedings of the board of supervisors of Marshall county, Iowa, and the election thereunder, relating to the submission to the electors of the proposition for the levying of a tax for the completion of buildings on the fair grounds in Marshalltown, Marshall county, Iowa, 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, 94:

Anderson	Duffy	Klemesrud	Noble
Avery	Eckels	Knickerbocker	Norland
Baker	Edwards	Koch	Olson
Bass	Fiene	Krall	Pieper
Beardsley	Fimmen	Kruse	Poston
Beman	Fletcher	Landsness	Prange
Bents	Frei	Langland	Putney
Bloom	Fulk	Lawrence	Rankin
Bockwoldt	Gannaway	Loss	Redman
Boothby	Good	Lucken	Reed
Brown of	Graham	Lundy	Robb
Mahaska	Hedin	Lynes	Robinson
Brown of Monona	Hendrix	McEleney	Saylor
Bryson	Hicklin	McFarlane	Scott
Burkman	Hinrichs	Mills	Shepard
Butler	Humbert	Moore	Siefkas
Datisman	Huston	Neal	Sloane
Davis	Kerr	Nelson of	Smith of Clayton
DeGroot	Kester	Buchanan	Smith of
Donohue	Kilpatrick	Nelson of	Des Moines
Duffield	King	Woodbury	Smith of Madison

Steinberg	Utzig	Walter of	Wellington
Strawman	Van Eaton	Pottawattamie	Wilson
Tesmer	Walker	Watson	Mr. Speaker
Turner	Walter of Marshall	Weiss	

The nays were: none.

Absent or not voting, 14:

Ainsworth	Long	Patrick	Troeger
Hansen	Morrissey	Schwengel	Weichman
Ingalls	Nicholas	Stevens	Williams
Kosek	Nielsen		

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 issuance, sale and delivery of water revenue bonds by the town of Lansing, Iowa, and the provisions made for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said town, was taken up for consideration.

Pieper 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, 94:

Ainsworth	Fletcher	Lawrence	Smith of Clayton
Anderson	Frei	Lucken	Smith of
Avery	Fulk	Lundy	Des Moines
Baker	Gannaway	Lynes	Smith of Madison
Bass	Good	McEleney	Steinberg
Beardsley	Graham	McFarlane	Stevens
Bents	Hansen	Mills	Strawman
Bloom	Hedin	Moore	Tesmer
Bockwoldt	Hendrix	Neal	Troeger
Boothby	Hicklin	Nelson of	Turner
Brown of	Hinrichs	Buchanan	Utzig
Mahaska	Humbert	Noble	Van Eaton
Brown of Monona	Huston	Norland	Walker
Bryson	Ingalls	Olson	Walter of
Burkman	Kerr	Pieper	Marshall
Butler	Kester	Putney	Walter of
Datisman	Kilpatrick	Rankin	Pottawattamie
Davis	King	Redman	Watson
De Groote	Klemesrud	Robb	Weichman
Donohue	Koch	Robinson	Weiss
Duffy	Kosek	Saylor	Wellington
Eckels	Krall	Scott	Williams
Edwards	Kruse	Shepard	Wilson
Fiene	Landsness	Siefkas	Mr. Speaker
Fimmen	Langland	Sloane	

The nays were: none.

Absent or not voting, 14:

Beman	Loss	Nicholas	Prange
Duffield	Morrissey	Nielsen	Reed
Knickerbocker	Nelson of	Patrick	Schwengel
Long	Woodbury	Poston	

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

Senate File 322, a bill for an act to authorize the Treasurer of the State of Iowa to disburse national forest funds now in his hands and belonging to certain counties in the State of Iowa, 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, 97:

Ainsworth	Fulk	Lundy	Sloane
Anderson	Gannaway	Lynes	Smith of Clayton
Avery	Good	McFarlane	Smith of
Baker	Graham	Mills	Des Moines
Bass	Hansen	Moore	Smith of Madison
Beardsley	Hedin	Neal	Steinberg
Bloom	Hendrix	Nelson of	Stevens
Bockwoldt	Hicklin	Buchanan	Strawman
Boothby	Hinrichs	Nelson of	Tesmer
Brown of	Humbert	Woodbury	Troeger
Mahaska	Huston	Nicholas	Turner
Brown of Monona	Ingalls	Noble	Utzig
Bryson	Kerr	Norland	Van Eaton
Burkman	Kester	Pieper	Walker
Butler	Kilpatrick	Poston	Walter of
Datisman	King	Prange	Marshall
Davis	Klemesrud	Putney	Walter of
De Groot	Knickerbocker	Rankin	Pottawattamie
Duffield	Koch	Redman	Watson
Duffy	Kosek	Reed	Weichman
Eckels	Krall	Robb	Weiss
Edwards	Kruse	Robinson	Wellington
Fiene	Landsness	Saylor	Williams
Fimmen	Langland	Scott	Wilson
Fletcher	Lawrence	Shepard	Mr. Speaker
Frei	Lucken	Siefkas	

The nays were, 1:

Bents

Absent or not voting, 10:

Beman	Loss	Nielsen	Patrick
Donohue	McEleney	Olson	Schwengel
Long	Morrissey		

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

Senate File 427, a bill for an act to legalize any expenditures heretofore made by boards of supervisors and cities or towns for the establishment and maintenance of information centers for returned veterans, 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, 95:

Ainsworth	Fulk	Lucken	Siefkas
Anderson	Gannaway	Lundy	Sloane
Avery	Good	McFarlane	Smith of Clayton
Bass	Graham	Mills	Smith of
Beardsley	Hansen	Moore	Des Moines
Bents	Hedin	Neal	Smith of Madison
Bloom	Hendrix	Nelson of	Steinberg
Bockwoldt	Hicklin	Buchanan	Stevens
Boothby	Hinrichs	Nelson of	Strawman
Brown of	Humbert	Woodbury	Tesmer
Mahaska	Huston	Nicholas	Troeger
Brown of Monona	Ingalls	Noble	Turner
Bryson	Kerr	Norland'	Utzig
Burkman	Kester	Oison	Van Eaton
Butler	Kilpatrick	Pieper	Walker
Datisman	King	Poston	Walter of
Davis	Klemesrud	Prange	Marshall
De Groote	Knickerbocker	Putney	Walter of
Duffield	Koch	Rankin	Pottawattamie
Duffy	Kosek	Redman	Weichman
Eckels	Krall	Reed	Weiss
Edwards	Kruse	Robb	Wellington
Fiene	Landsness	Robinson	Williams
Fimmen	Langland	Scott	Wilson
Fletcher	Lawrence	Shepard	Mr. Speaker
Frei	Loss		

The nays were, 1:

Lynes

Absent or not voting, 11:

Baker	Long	Nielsen	Schwengel
Beman	McEleney	Patrick	Watson
Donohue	Morrissey	Saylor	

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

SENATE FILE 147 SUBSTITUTED FOR HOUSE FILE 202

Reed of Jefferson asked and obtained unanimous consent to substitute Senate File 147 for House File 202.

Senate File 147, a bill for an act to provide workmen's compensation benefits for certain employees for disability or death from injurious exposure to certain occupational diseases, to define occupational diseases, to prescribe the terms, conditions, regulations, limitations and exceptions applicable thereto and to provide the procedure for obtaining benefits and for administering the law and for appeals and to provide the duties of the Industrial Commissioner in connection therewith, was taken up for consideration.

Sloane of Polk offered the following amendment and moved its adoption:

Amend Senate File 147 by adding in line 6 of section 5 on page 2 after the comma following the word "chiropractic", the words "or other legal remedial care and treatment."

Bryson of Hardin moved the previous question.

Motion prevailed.

Amendment lost.

Reed of Jefferson offered the following amendment and moved its adoption:

To amend section twenty-four (24) of Senate File 147 by striking from lines 4, 5, 6 and 7, the following sentence: "The report of the medical board shall become a part of the record of the case and the Industrial Commissioner shall make his decision or award in the case based upon the entire record."

Sloane of Polk offered the following substitute amendment and moved its adoption:

Amend section twenty-four (24) line five (5) of Senate File 147 by inserting a period (.) after the word "case".

Further amend line five (5) of same section by striking the word "and" and insert in lieu thereof a period (.) and capitalize the "t" in "the" where it last appears in said line.

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, 99:

Ainsworth	Bass	Bockwoldt	Brown of Monona
Anderson	Beardsley	Boothby	Bryson
Avery	Beman	Brown of	Burkman
Baker	Bloom	Mahaska	Butler

Datisman	Ingalls	Morrissey	Sloane
Davis	Kerr	Neal	Smith of Clayton
De Groote	Kester	Nelson of	Smith of
Donohue	Kilpatrick	Woodbury	Des Moines
Duffield	King	Nicholas	Steinberg
Duffy	Klemesrud	Nielsen	Stevens
Eckels	Knickerbocker	Noble	Strawman
Edwards	Koch	Norland	Tesmer
Fiene	Kosek	Olson	Troeger
Fimmen	Krall	Pieper	Turner
Fletcher	Kruse	Poston	Utzig
Frei	Landsness	Prange	Van Eaton
Fulk	Langland	Putney	Walker
Gannaway	Lawrence	Rankin	Walter of
Good	Long	Redman	Marshall
Graham	Loss	Reed	Walter of
Hansen	Lucken	Robb	Pottawattamie
Hedin	Lundy	Saylor	Weiss
Hendrix	Lynes	Schwengel	Wellington
Hicklin	McFarlane	Scott	Williams
Hinrichs	Mills	Shepard	Wilson
Humbert	Moore	Siefkas	Mr. Speaker

The nays were, 3:

Bents	Nelson of Buchanan	Weichman
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Absent or not voting, 6:

Huston	Patrick	Smith of Madison	Watson
McEleney	Robinson		

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

Senate File 160, a bill for an act to amend section two hundred ninety-six point one (296.1), Code 1946, and to provide for the construction of and procuring sites for stadiums and field houses, was taken up for consideration.

Troeger of Wapello offered the following amendment and moved its adoption:

Amend Senate File 160 by adding thereto the following:

Sec. 2. Section two hundred ninety-seven point three (297.3), Code 1946, is hereby amended by striking from the sixth line thereof the word "five" and inserting in lieu thereof the word "thirty" and by inserting immediately following the word "playground" in the sixth line of said section the following: "stadium or field house."

Amendment adopted.

Kosek 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:

Ainsworth	Fimmen	Landsness	Shepard
Avery	Fletcher	Langland	Siefkas
Bass	Frei	Lawrence	Sloane
Beardsley	Fulk	Long	Smith of Clayton
Beman	Gannaway	Loss	Smith of
Bents	Good	Lynes	Des Moines
Bloom	Graham	Mills	Stevens
Bockwoldt	Hansen	Neal	Strawman
Boothby	Hedin	Nelson of	Tesmer
Brown of	Hendrix	Buchanan	Troeger
Mahaska	Hicklin	Nelson of	Turner
Bryson	Hinrichs	Woodbury	Utzig
Burkman	Humbert	Nicholas	Van Eaton
Butler	Ingalls	Nielsen	Walter of
Datisman	Kerr	Noble	Marshall
Davis	Kester	Olson	Walter of
De Groote	Kilpatrick	Pieper	Pottawattamie
Donohue	King	Redman	Watson
Duffield	Knickerbocker	Robb	Weiss
Duffy	Koch	Saylor	Williams
Eckels	Kosek	Schwengel	Wilson
Edwards	Krall	Scott	Mr. Speaker
Fiene	Kruse		

The nays were, 3:

Norland	Walker	Weichman
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Absent or not voting, 21:

Anderson	Lundy	Patrick	Reed
Baker	McEleney	Poston	Robinson
Brown of Monona	McFarlane	Prange	Smith of Madison
Huston	Moore	Putney	Steinberg
Klemesrud	Morrissey	Rankin	Wellington
Lucken			

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

Senate File 161, a bill for an act to amend sections four hundred sixteen point one hundred thirty-five (416.135) and four hundred sixteen point one hundred thirty-six (416.136), Code 1946, and to provide for the construction of and procuring sites for field houses, athletic and recreational facilities, was taken up for consideration.

Kosek 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:

Ainsworth	Beman	Boothby	Burkman
Anderson	Bents	Brown of	Butler
Avery	Bloom	Mahaska	Datisman
Bass	Bockwoldt	Bryson	Davis

De Groot	Hinrichs	Neal	Smith of
Donohue	Humbert	Nelson of	Des Moines
Duffield	Kerr	Buchanan	Stevens
Duffy	Kester	Nelson of	Strawman
Eckels	Kilpatrick	Woodbury	Tesmer
Edwards	King	Nicholas	Troeger
Fiene	Knickerbocker	Nielsen	Turner
Fimmen	Koch	Noble	Utzig
Fletcher	Kosek	Olson	Van Eaton
Frei	Krall	Pieper	Walter of
Fulk	Kruse	Rankin	Marshall
Gannaway	Landsness	Redman	Walter of
Good	Langland	Saylor	Pottawattamie
Graham	Lawrence	Schwengel	Weiss
Hansen	Long	Shepard	Wellington
Hedin	Loss	Siefkas	Williams
Hendrix	Lynes	Sloane	Wilson
Hicklin	Mills	Smith of Clayton	Mr. Speaker

The nays were: none.

Absent or not voting, 26:

Baker	Lundy	Poston	Scott
Beardsley	McEleney	Prange	Smith of Madison
Brown of Monona	McFarlane	Putney	Steinberg
Huston	Moore	Reed	Walker
Ingalls	Morrissey	Robb	Watson
Klemesrud	Norland	Robinson	Weichman
Lucken	Patrick		

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

Senate File 483, a bill for an act to legalize and validate proceedings authorizing acceptance of conveyance of lands known as "Clarinda Prisoner of War Camp", Clarinda, Iowa, with certain buildings and facilities thereon, from the United States of America by the city of Clarinda, Iowa, subject to provisions for reversion of title to the United States in the event of breach of conditions stipulated in said deed, 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, 91:

Ainsworth	Brown of	Eckels	Hedin
Anderson	Mahaska	Edwards	Hendrix
Avery	Bryson	Fiene	Hicklin
Baker	Burkman	Fimmen	Hinrichs
Bass	Butler	Frei	Humbert
Bents	Datisman	Fulk	Ingalls
Bloom	Davis	Gannaway	Kerr
Bockwoldt	De Groot	Good	Kester
Boothby	Duffy	Graham	Kilpatrick

King	Mills	Robb	Turner
Klemesrud	Moore	Saylor	Utzig
Kriickerbocker	Neal	Schwengel	Van Eaton
Koch	Nelson of	Scott	Walker
Kosek	Buchanan	Shepard	Walter of
Krall	Nelson of	Siefkas	Marshall
Kruse	Woodbury	Sloane	Walter of
Landsness	Nicholas	Smith of Clayton	Pottawattamie
Langland	Noble	Smith of	Watson
Lawrence	Norland	Des Moines	Weichman
Long	Olson	Smith of Madison	Weiss
Loss	Pieper	Steinberg	Wellington
Lucken	Prange	Stevens	Williams
Lundy	Rankin	Strawman	Wilson
Lynes	Redman	Tesmer	Mr. Speaker
McFarlane			

The nays were: none.

Absent or not voting, 17:

Beardsley	Fletcher	Morrissey	Putney
Beman	Hansen	Nielsen	Reed
Brown of Monona	Huston	Patrick	Robinson
Donohue	McEleny	Poston	Troeger
Duffield			

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

Senate File 157, a bill for an act to amend section four hundred twenty-two point forty-three (422.43), Code 1946, and providing for the taxation of sale, furnishing or servicing of heat, with report of committee recommending amendment and passage, was taken up for consideration.

Bryson of Hardin offered the following amendment proposed by the committee, and moved its adoption:

Amend Senate File 157 by striking all of section two.

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, 77:

Ainsworth	Bockwoldt	Duffield	Gannaway
Anderson	Boothby	Duffy	Good
Avery	Brown of Monona	Eckels	Hedin
Baker	Bryson	Edwards	Hendrix
Bass	Burkman	Fimmen	Hinrichs
Beardsley	Butler	Fletcher	Humbert
Beman	Datisman	Frei	Kerr
Bloom	Donohue	Fulk	Kester

Kilpatrick	Neal	Redman	Van Eaton
Klemesrud	Nelson of	Saylor	Walker
Knickerbocker	Buchanan	Schwengel	Walter of
Koch	Nelson of	Shepard	Marshall
Kosek	Woodbury	Siefkas	Walter of
Krall	Nicholas	Sloane	Pottawattamie
Kruse	Nielsen	Smith of Clayton	Watson
Landsness	Norland	Steinberg	Weichman
Lawrence	Olson	Strawman	Weiss
Lundy	Pieper	Tesmer	Williams
McFarlane	Prange	Troeger	Wilson
Mills	Rankin	Turner	Mr. Speaker
Moore			

The nays were, 3:

Fiene	Lynes	Wellington
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Absent or not voting, 28:

Bents	Huston	Morrissey	Robinson
Brown of	Ingalls	Noble	Scott
Mahaska	King	Patrick	Smith of
Davis	Langland	Poston	Des Moines
De Groot	Long	Putney	Smith of Madison
Graham	Loss	Reed	Stevens
Hansen	Lucken	Robb	Utzig
Hicklin	McEleney		

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

Senate File 478, a bill for an act to legalize and validate proceedings authorizing acceptance of conveyance of lands known as "the Prisoner of War Camp", Algona, Iowa, with certain buildings and facilities thereon, from the United States of America by the city of Algona, Iowa, subject to provisions for reversion of title to the United States in the event of breach of conditions stipulated in said deed, was taken up for consideration.

Loss of Kossuth moved that the bill be read a last time now and placed 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:

Ainsworth	Burkman	Fletcher	Kerr
Anderson	Butler	Frei	Kester
Avery	Datisman	Fulk	Kilpatrick
Baker	Davis	Gannaway	King
Bass	De Groot	Good	Klemesrud
Bents	Donohue	Hedin	Knickerbocker
Bloom	Duffy	Hendrix	Koch
Bockwoldt	Eckels	Hicklin	Kosek
Boothby	Edwards	Hinrichs	Krall
Brown of Monona	Fiene	Humbert	Kruse
Bryson	Fimmen	Ingalls	Landsness

Lawrence	Noble	Siefkas	Van Eaton
Loss	Olson	Smith of Clayton	Walker
Lundy	Pieper	Smith of	Walter of
Lynes	Poston	Des Moines	Marshall
McEleney	Prange	Smith of Madison	Walter of
McFarlane	Putney	Steinberg	Pottawattamie
Mills	Rankin	Stevens	Watson
Moore	Redman	Strawman	Weichman
Neal	Robinson	Tesmer	Weiss
Nelson of	Saylor	Troeger	Williams
Buchanan	Schwengel	Turner	Wilson
Nicholas	Shepard	Utzig	Mr. Speaker
Nielsen			

The nays were: none.

Absent or not voting, 19:

Beardsley	Hansen	Morrissey	Reed
Beman	Huston	Nelson of	Robb
Brown of	Langland	Woodbury	Scott
Mahaska	Long	Norland	Sloane
Duffield	Lucken	Patrick	Wellington
Graham			

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

House File 537, 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 amended, substituted and renewal articles of incorporation of Fidelity Fireworks Company, and to provide for the renewal of the charter of said company, was taken up for consideration.

Bloom 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, 86:

Avery	Fiene	King	Moore
Baker	Fimmen	Klemesrud	Neal
Beardsley	Fletcher	Knickerbocker	Nicholas
Beman	Frei	Koch	Nielsen
Bents	Fulk	Kosek	Noble
Bloom	Gannaway	Krall	Norland
Bockwoldt	Good	Kruse	Olson
Bryson	Graham	Landsness	Pieper
Butler	Hedin	Langland	Poston
Datisman	Hendrix	Lawrence	Prange
Davis	Hicklin	Loss	Rankin
Donohue	Hinrichs	Lucken	Redman
Duffield	Humbert	Lundy	Saylor
Duffy	Kerr	Lynes	Schwengel
Eckels	Kester	McEleney	Shepard
Edwards	Kilpatrick	Mills	

Siefkas	Strawman	Walker	Weichman
Smith of Clayton	Tesmer	Walter of	Weiss
Smith of	Troeger	Marshall	Wellington
Des Moines	Turner	Walter of	Williams
Smith of Madison	Utzig	Pottawattamie	Wilson
Steinberg	Van Eaton	Watson	Mr. Speaker
Stevens			

The nays were: none.

Absent or not voting, 22:

Ainsworth	De Groot	Morrissey	Putney
Anderson	Hansen	Nelson of	Reed
Boothby	Huston	Buchanan	Robb
Brown of	Ingalls	Nelson of	Robinson
Mahaska	Long	Woodbury	Scott
Brown of Monona	McFarlane	Patrick	Sloane
Burkman			

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

House File 249, a bill for an act relating to the lien on personal property taxes levied by special charter cities which collect their own taxes, 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:

Ainsworth	Fletcher	Loss	Sloane
Anderson	Frei	Lucken	Smith of Clayton
Avery	Fulk	Lundy	Smith of
Baker	Gannaway	Lynes	Des Moines
Bass	Good	McFarlane	Smith of Madison
Beardsley	Hansen	Neal	Steinberg
Beman	Hedin	Nelson of	Stevens
Bents	Hendrix	Buchanan	Strawman
Bloom	Hicklin	Nelson of	Tesmer
Bockwoldt	Hinrichs	Woodbury	Troeger
Boothby	Humbert	Nicholas	Turner
Brown of Monona	Huston	Nielsen	Utzig
Bryson	Kerr	Norland	Van Eaton
Burkman	Kester	Olson	Walker
Butler	Kilpatrick	Pieper	Walter of
Datman	Klemesrud	Prange	Pottawattamie
Davis	Knicknerbocker	Rankin	Watson
Donohue	Koch	Redman	Weichman
Duffield	Kosek	Reed	Weiss
Duffy	Krall	Robb	Wellington
Eckels	Kruse	Robinson	Williams
Edwards	Landsness	Saylor	Wilson
Fiene	Langland	Schwengel	Mr. Speaker
Fimmen	Lawrence	Siefkas	

The nays were: none.

Absent or not voting, 17:

Brown of Mahaska	King Long	Morrissey Noble	Scott Shepard
De Groote	McEleney	Patrick	Walter of Marshall
Graham	Mills	Poston	
Ingalls	Moore	Putney	

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

House File 428, a bill for an act relating to the appropriation for handicapped children, with report of committee recommending passage, 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, 93:

Anderson	Fulk	Lundy	Siefkas
Avery	Gannaway	Lynes	Sloane
Baker	Good	McEleney	Smith of Clayton
Bass	Hansen	Mills	Smith of
Beardsley	Hedin	Moore	Des Moines
Beman	Hendrix	Neal	Smith of Madison
Bents	Hicklin	Nelson of	Steinberg
Bloom	Hinrichs	Buchanan	Stevens
Bockwoldt	Humbert	Nelson of	Strawman
Boothby	Huston	Woodbury	Tesmer
Brown of Mahaska	Ingalls	Nicholas	Troeger
Brown of Monona	Kerr	Nielsen	Turner
Bryson	Kester	Noble	Utzig
Butler	Kilpatrick	Norland	Van Eaton
Datisman	Klemesrud	Olson	Walker
Donohue	Knickerbocker	Pieper	Walter of
Duffield	Koch	Prange	Pottawattamie
Duffy	Kosek	Putney	Watson
Eckels	Krall	Rankin	Weichman
Edwards	Kruse	Redman	Weiss
Fiene	Landsness	Robb	Wellington
Fimmen	Langland	Saylor	Williams
Fletcher	Lawrence	Schwengel	Wilson
Frei	Loss	Shepard	Mr. Speaker
	Lucken		

The nays were: none.

Absent or not voting, 15:

Ainsworth	Graham	Morrissey	Robinson
Burkman	King	Patrick	Scott
Davis	Long	Poston	Walter of
De Groote	McFarlane	Reed	Marshall

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

House File 331, a bill for an act to provide for removal of criminal proceedings from a justice court to a superior or municipal court, 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, 83:

Anderson	Gannaway	Lucken	Saylor
Avery	Good	Lundy	Shepard
Baker	Hedin	Lynes	Sloane
Bass	Hicklin	McFarlane	Smith of Clayton
Beman	Hinrichs	Mills	Smith of
Bents	Humbert	Neal	Des Moines
Bloom	Huston	Nelson of	Smith of Madison
Bockwoldt	Kerr	Buchanan	Strawman
Boothby	Kester	Nelson of	Tesmer
Brown of	Kilpatrick	Woodbury	Troeger
Mahaska	King	Nielsen	Utzig
Brown of Monona	Klemesrud	Noble	Walker
Burkman	Knickerbocker	Norland	Walter of
Datiskan	Koch	Olson	Marshall
Davis	Kosek	Pieper	Walter of
Donohue	Krall	Poston	Pottawattamie
Duffield	Kruse	Prange	Watson
Duffy	Landsness	Putney	Weiss
Eckels	Langland	Rankin	Wellington
Edwards	Lawrence	Redman	Williams
Fiene	Long	Reed	Wilson
Fimmen	Loss	Robb	Mr. Speaker
Fulk			

The nays were: none.

Absent or not voting, 25:

Ainsworth	Graham	Morrissey	Siefkas
Beardsley	Hansen	Nicholas	Steinberg
Bryson	Hendrix	Patrick	Stevens
Butler	Ingalls	Robinson	Turner
De Groot	McEleney	Schwengel	Van Eaton
Fletcher	Moore	Scott	Weichman
Frei			

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

Hendrix of Muscatine asked and obtained unanimous consent for the suspension of the rule prohibiting the first and last reading of a bill on the same day, and for the immediate consideration of Senate File 326, a bill for an act authorizing counties to establish and provide county hospital facilities; to issue revenue bonds in

connection therewith; providing for a board of hospital trustees to operate each such hospital and authorizing the use of county funds and the levy of county taxes to meet any deficiency of available revenue to pay operating and maintenance expenses of such county hospital, was taken up for consideration.

Putney of Tama offered the following amendment and moved its adoption:

Amend Senate File 326, section one (1), line two (2) by inserting the words and figure "of over 30,000 and" after the word "population".

Poston of Wayne moved the previous question.

Motion prevailed.

Amendment lost.

Hendrix 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?"

Rule 18 invoked, requiring all members present to vote.

The ayes were, 55:

Ainsworth	Hedin	Nelson of	Smith of
Anderson	Hendrix	Woodbury	Des Moines
Avery	Hicklin	Noble	Steinberg
Bass	Huston	Norland	Stevens
Beardsley	Kilpatrick	Olson	Strawman
Bents	Klemesrud	Poston	Tesmer
Bloom	Knickerbocker	Rankin	Troeger
Brown of Monona	Krall	Redman	Turner
Davis	Langland	Reed	Utzig
Duffy	Lawrence	Saylor	Van Eaton
Eckels	Lynes	Schwengel	Walter of
Edwards	McFarlane	Siefkas	Pottawattamie
Fimmen	Morrissey	Sloane	Williams
Frei	Neal	Smith of Clayton	Wilson
Gannaway			Mr. Speaker

The nays were, 47:

Baker	Fulk	Long	Prange
Beman	Good	Loss	Putney
Bockwoldt	Hansen	Lucken	Robb
Boothby	Hinrichs	Lundy	Shepard
Brown of	Humbert	McEleney	Smith of Madison
Mahaska	Ingalls	Mills	Walker
Bryson	Kerr	Moore	Walter of
Butler	Kester	Nelson of	Marshall
Datisman	King	Buchanan	Watson
Donohue	Koch	Nicholas	Weichman
Duffield	Kosek	Nielsen	Weiss
Fiene	Kruse	Pieper	Wellington
Fletcher	Landsness		

Absent or not voting, 6:

Burkman	Graham	Robinson	Scott
De Grootte	Patrick		

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

Hendrix of Muscatine moved to reconsider the vote by which the bill passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

MOTION TO RECALL SENATE FILE 279 FROM SENATE

Reed of Jefferson moved that Senate File 279 be recalled from the Senate for further consideration of the House.

Motion prevailed.

AMENDMENTS FILED

Amend the amendment of Bekman, Kirketeg, Maytag and Hultman filed April 1, 1947, and adopted by the Senate as a substitute amendment to House File 125 by inserting after the comma (,) after the word "welfare" in line twenty-nine (29) of section one (1) the following: "or the designated qualified person or agency as directed by the court."

NELSON of Woodbury.

Amend the Senate amendment to House File 125 as follows:

Amend section four (4) thereof by adding the following at the end of said section:

"Prior to final decree, such notice of the pendency of adoption proceedings as the Court shall prescribe shall be given to a divorced parent not having custody of the child."

PUTNEY of Tama.

Amend Senate File 370 by adding at the end of line forty-seven (47) of section one (1) thereof the following:

"Loss by depreciation as herein referred to may include the cost of repair and replacement and, upon written application of the insured, the actual cash value of the property insured, as referred to in the provisions of this chapter relating to coinsurance, may be held to include the value of depreciation or replacement and repairs of the property insured."

Further amend Senate File 370 by striking the word "and" first appearing in line three (3) of section two (2) and inserting in lieu thereof a comma (,) and by inserting the word and letter "and five c (5.c.)" immediately following the word and letter "five b (5.b.)" in said line and by adding at the end of said section two (2) the following:

"c. Insure against loss or damage to property caused by the accidental discharge or leakage of water from automatic sprinkler system

and against loss or damage by water or other fluid or substance to any property resulting from the breakage or leakage of other apparatus or of water pipes or other conduits or containers or resulting from casual water entering into cracks or openings in buildings or by seepage through building walls, but not including loss or damage resulting from flood; and including insurance against accidental injury of such sprinklers, pumps, apparatus, conduits or containers."

Further amend Senate File 370 by adding at the end of section two (2) thereof the following:

"c. Insure against loss of or damage to any property of the insured resulting from collision of any object with such property."

Further amend Senate File 370 by striking the period appearing at the end of line twelve (12), subsection d of section three (3) and inserting in lieu thereof the following:

"including an obligation of the insurer to pay medical, hospital, surgical, funeral or other benefits irrespective of legal liability of insured."

TESMER of Black Hawk.

Amend Senate File 211 as follows:

Strike all after the enacting clause and substitute the following:

"Sec. 1. That chapter one hundred twenty-three (123), Code 1946, is amended by adding thereto the following:"

"Sec. 2. The commission may adopt rules and regulations for the sale of wine and spirits at retail and may issue licenses therefor as hereinafter provided, and subject to the conditions hereinafter set forth. No license shall be issued in any city or town without the approval of such city or town council."

"Sec. 3. Licenses for the retail sale of wine and spirits shall be of the following classes:

(A) A Class "A" license may be issued to a hotel having 50 or more guest rooms and providing separate dining facilities in a city having a population of 15,000 or more, authorizing such licensee to carry on the business of selling wine and spirits at retail for immediate consumption upon the premises.

(B) A Class "B" license may be issued to any club in any city or town authorizing such club to sell at retail and serve wine and spirits to club members and their guests for immediate consumption upon the premises. A club shall mean an association of persons incorporated under the provisions of Chapter 504 as a corporation not for pecuniary profit for the promotion of some common object, owning, hiring or leasing a building or space in a building suitable and adequate for the reasonable and comfortable use and accommodations of its members and their guests, and providing for suitable and adequate kitchen and dining room space and equipment, implements and facilities and employing a sufficient number of servants or employees for cooking, preparing and serving food and meals for its members and their guests. Such club obtaining a license shall file with the commission annually, within ten days of February 1st of each year, a list of the names and address of its members. No license shall be issued to any club which has not been in existence for at least one year prior to its application for a license.

(C) The Commission may issue a Class "B" license to any golf and country club which maintains a regulation nine or eighteen hole golf course for the use of its members and guests after securing the approval of the Board of Supervisors. All provisions of this act applicable and not inconsistent with the provisions of this subsection shall apply to the issuance of such license.

(D) The Commission may issue to any dining car company, sleeping car company, railroad company, or railway company a "special railway license" which shall authorize the holder thereof to keep for sale and sell on any dining car, sleeping car, buffet car or observation car on any train operated by such applicant from a point outside the state of Iowa into or across the state, or from a point in the state of Iowa to a point outside the state, wine and spirits at retail for consumption in such cars. The application for such license shall be in such form and contain such information as may be required by the commission. Each such license shall be good throughout the state as a state license. Only one such license shall be required for all cars operated in this state by such applicant, but a duplicate of such license shall be posted in each car in which such beverages are sold and no further license shall be required or tax levied for the privilege of selling beverages for consumption in such cars. As a condition precedent to the issuing of any such license the applicant shall give bond to the commission with good and sufficient sureties thereon to be approved by the commission conditioned upon the faithful performance of this act in the penal sum of one thousand dollars. The annual tax for such license shall be five hundred dollars and ten dollars for such duplicate thereof to be paid to the commission. The commission shall issue duplicates of such license from time to time as applied for by each such company."

"Sec. 4. Application for license shall be sworn to and shall be on a form to be prepared by the commission and shall include the following information:

(A) A description and location of the premises where the applicant proposes to operate giving a detailed drawing and floor plan of the premises or portion thereof which the license is to include.

(B) The name of the owner of the premises where the applicant proposes to operate.

(C) Statement as to whether applicant has ever been a party to litigation involving violations of any liquor laws.

(D) A statement as to whether applicant has ever been convicted of a violation of any state or federal law.

(E) A complete disclosure and statement of names of all persons having any financial interest in said proposed business, either directly or indirectly, whether secured or not. The discovery of a false statement in any application shall be grounds for the revocation of any license issued pursuant thereto."

"Sec. 5. Said application shall be filed with the commission and be accompanied by a bond in the penal sum of Three Thousand Dollars providing for a forfeiture thereof in the event of a revocation of the license by order of Court resulting from a violation of the liquor laws of the State of Iowa, or of any ordinance relating to the sale of wine

and spirits as herein provided. Said bond shall also be conditioned upon payment by the applicant of all license fees, taxes or other charges imposed for the operation of said business."

"Sec. 6. The commission may either approve or disapprove any application. No application shall be approved until the commission has made a thorough investigation and finds that the applicant's premises conform to all the laws of the State of Iowa and all of the health and fire regulations applicable thereto, and to the ordinances of the city or town where applicant is located."

"Sec. 7. Licenses shall be for a period of one year, commencing on the 1st day of July and ending June 30th following, unless sooner revoked. Provided, however, that a license may be issued for the remainder of any fiscal year and the license fee hereinafter provided shall be pro-rated on a quarterly basis. The license fee for a class "A" license shall be One Thousand Dollars and for a class "B" license Five Hundred Dollars.

"Sec. 8. The commission shall keep a record of all licenses issued. The form of license shall be prescribed by the commission and no license shall be issued except in the form thus prescribed."

"Sec. 9. The commission shall sell wine and spirits at wholesale to the licensees, under such uniform wholesale prices as it may establish. No licensee shall purchase wine or spirits from any other source than the commission, nor shall any licensee own or possess any wine or spirits except such as are purchased from the commission."

"Sec. 10. There is hereby levied a sales tax of five per cent of the purchase price on all wine and spirits purchased by licensees. The commission shall add the amount of said tax to the purchase price of such wine and spirits and collect the same when such purchases are made. The amount of said tax shall be paid by the commission to the general fund of the state."

"Sec. 11. In addition to the regulations prescribed by commission, every licensee shall be subject to the following regulations:

(a) No wine or spirits shall be sold except for the consumption upon the premises described in detail in the application of the licensee.

(b) All wine and spirits shall be purchased from the commission and after delivery by the commission shall be kept by the licensee only on its premises and must at all times be kept in the original bottles in which it is received from the commission, until sold for immediate consumption.

(c) No licensee shall have in his possession or knowingly allow any other person to bring upon the premises any wine or spirits, except as provided in the preceding paragraph.

(d) No wine or spirits shall be sold on the licensed premises on Sundays or any of the legal holidays designated in Section 541.85, or on any other day between the hours of midnight and eleven a.m. (11:00 a.m.).

(e) No licensee shall sell, dispense, deliver or give in any manner any wine or spirits to any intoxicated or interdicted person, nor permit any person to consume on the licensed premises any wine or spirits except those supplied to such persons by the licensee in accordance with the

terms of this act, his license, and any lawful rules or regulations for the enforcement thereof. No licensee or employees thereof shall sell or deliver any wine or spirits to any person who is a minor. Nor shall the licensee permit any persons reasonably appearing to be minors, to consume any wine or spirits in his licensed place. No more than one drink or portion of spirits shall be delivered to any person at a time, nor in any package, receptacle or container, except the glass or container containing only the drink about to be consumed, except that wine may be served by the bottle. No purchaser thereof shall remove such drink or bottle contents from the licensed premises where purchased before drinking the same. The licensee shall conduct the place in a quiet orderly manner. No intoxicated or interdicted person shall knowingly be permitted to enter, remain, purchase, consume or remove any wine or spirits on or from the licensed premises, nor shall any minor be permitted in any room where wine and spirits are served or consumed.

(f) No gambling and no cards, dice, billiards, pool tables, pin ball, slot machines, punch boards or other devices commonly used in games of chance shall be permitted upon the premises for which the license is issued.

(g) No sale of wine or spirits shall knowingly be made to any person whose husband, wife, child, parent, brother, sister or guardian by written notice to the licensee forbids such sale. Notice may be given by registered mail; the return postal receipt or card shall be sufficient proof that such notice was given.

(h) No licensee shall carry on the business or selling wine or spirits unless his license is prominently and publicly displayed in the place of business.

(i) No license shall be assigned or transferred.

(j) No licensee under a class "A" license shall permit public ingress or egress to the licensed premises except by a street entrance or from the lobby of a hotel."

"Sec. 12. It shall be the duty of all peace officers to investigate any violations of the provisions of this act and any member of the commission or any representative or inspector so designated by the commission shall have the power of peace officers for the purpose of enforcing this act."

"Sec. 13. The commission shall make a thorough investigation of any alleged violation for the purpose of revoking any license if there is reasonable evidence that the holder thereof shall have violated any of the provisions of this act or of any rules or regulations adopted pursuant to the provisions of this act."

"Sec. 14. Any citizen of a city or town having information of any violation by the holder of a license in such city or town may and any peace officer having such information shall file a complaint with the District Court in the county in which such city or town is located. Such complaint shall state the facts in relation to the alleged violation, shall be entitled in the name of the State of Iowa by relation, and shall be sworn to. It shall pray for an injunction against the violator and for forfeiture of his bond. A copy of such complaint shall be filed promptly with the Attorney General of the state who shall thereupon cause an investigation to be made at once and report the findings thereof to the

District Court of the county where the alleged violation occurred. When such complaint is filed the presiding judge or any other judge in vacation shall forthwith cite the alleged violator to appear in said court and show just cause why the injunction should not be issued and the bond revoked. Such alleged violator shall be required to appear at such time as the court or judge shall determine, but the time of such hearing shall not be unnecessarily delayed and in no event shall the time of such hearing be fixed for longer than thirty days from the time of the filing of such complaint. At the time of issuing the order citing such alleged violator for hearing the court may if the facts and circumstances warrant, temporarily enjoin the alleged violator from carrying on the licensed business, without requiring a bond, and direct the peace officer serving the order to take possession of the alleged violator's license and return the same to the Clerk of the District Court pending the outcome of the hearing. The proceedings shall be in equity and upon such hearing if the court finds that the licensee has been guilty of a violation shall declare the same to be a nuisance and enter an order permanently enjoining the licensee from engaging in the licensed business, and shall forfeit the bond of the licensee and shall revoke the license. The clerk of the court shall forthwith certify a copy of said decree to the city or town council and the commission, who shall immediately revoke the defendant's license. An appeal from the ruling of the District Court may be taken to the Supreme Court as in other equitable proceedings and pending such appeal the said license shall remain revoked and there shall be no stay of the order of injunction. The proceedings provided in this section shall not be any bar to criminal action for violation of statutes or ordinances; nor shall the provisions of this section affect the right of a city or town to proceed against the bond of a licensee for non-payment of any taxes owing under the provisions of this act."

"Sec. 15. When the Court enters an order for a permanent injunction the Court shall also enter a judgment decreeing a forfeiture of the stock of wine and spirits in the possession of the licensee and shall direct the disposition thereof as provided in Section 751.31. In the event of an appeal the forfeiture shall be stayed pending such appeal."

"Sec. 16. Cities and towns may by ordinance adopt such regulations with respect to carrying on the business of selling wine and spirits at retail under license as are in the interest of temperance and the public welfare, and are not inconsistent with State law."

"Sec. 17. No valid mortgage, pledge or other lien of any kind or character may be placed upon any stock of intoxicating liquor by any licensee, and the voluntary placing of any lien or an unrevealed transfer of any of the property, fixtures or equipment of a licensee used by him in connection with said licensed business shall be grounds for the immediate revocation of his license."

"Sec. 18. The provisions of Section 124.31, Code 1946, shall not apply to licenses under this act."

"Sec. 19. This act shall apply to special charter cities."

HICKLIN of Louisa.
 AINSWORTH of Dickinson.
 KNICKERBOCKER of Linn.
 BUTLER of Pocahontas.
 DONOHUE of Cedar.
 DAVIS of Fayette.
 SCOTT of Appanoose.
 PRANGE of Marion.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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; House Files 21, 120, 136, 192, 204, 208, 243, 263, 269, 272, 314, 321, 324, 337, 429, 458, 466, 468, 494, 499, 512, 516; Senate Files 181, 298, 463, and 464, and Senate Joint Resolution 9.

LAWRENCE PUTNEY,
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 1; House Files 21, 120, 136, 192, 204, 208, 243, 263, 269, 272, 314, 321, 324, 337, 429, 458, 468, 494, 499, 512 and 516; Senate Joint Resolution 9; Senate Files 181, 298, 463 and 464.

BILLS SENT TO THE GOVERNOR

Putney of Tama, 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 April, 1947, sent to the Governor for his approval: House Joint Resolution 1; House Files 21, 120, 136, 192, 204, 208, 243, 263, 269, 272, 314, 321, 324, 337, 429, 458, 468, 494, 499, 512 and 516.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had signed the following bills: April 15, 1947, House Files 82 and 364.

On motion by McFarlane of Black Hawk the House adjourned until 10:00 a.m., Thursday, April 17, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 17, 1947.

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

Prayer was offered by the Reverend Everett Epperson, pastor of the Christian church of Onawa, Iowa.

Journal of April 16 was corrected and approved.

PRESENTATION OF VISITORS

Walter of Marshall presented to the House thirteen members of the senior class of Laurel High School with their teacher, Mr. M. B. Hamre.

Smith of Madison introduced to the House the Honorable S. G. Hoeness, former member of the House from Madison county.

Burkman of Polk presented to the House pupils from the 5a and 5b class of Sabin School, Des Moines, with their teacher, Mrs. Stella Howe.

PETITIONS

Fiene of Chickasaw presented a resolution from the Amvets, Post No. 8 of Shenandoah, urging support of House File 156.

Referred to committee on military and veterans affairs.

Scott of Appanoose presented a petition signed by eighty-three residents of Indianola and vicinity protesting passage of anti-labor bills.

Referred to committee on labor.

EXPRESSION OF APPRECIATION

Morrissey of Jasper arose under the question of personal privilege and presented Mr. A. C. Gustafson, Chief Clerk of the House, with a vacation in the form of a travelers check and made the following remarks on behalf of the members of the House:

Last session we presented Mr. Gustafson with a beautiful Consistory ring. Now, the members of the House, this session, have again bought him a present. Every member of this House contributed to that fund.

They did it to show their love and respect for "Gus". He has served here practically his whole lifetime. All of the older members are acquainted with his sacrifice along that line. He did it because it was the work he loved. All of you know that he did it at a monetary loss; yet, he stayed on with us session after session and it was with that thought in mind the members of the House wanted to give him a present to express their appreciation for his services. Now the clerks of the House also asked to be able to share in this and I asked Miss Ruth Wood, the clerk of Mr. Hedin, to accept the contributions from the clerks and I asked Miss Wood to give the report on the clerks' contributions.

The Speaker then recognized Miss Ruth Woods who made the following remarks on behalf of the clerks and employees of the House:

It isn't often that we—the clerks and pages and employees of the House—have the opportunity to express our appreciation, our pleasure, our interest, and—sometimes our amused delight at being a member of the Fifty-second General Assembly. It is my pleasure at this time to speak for the clerks, pages and employees of the House in appreciation of the daily aid, and cheerful guidance we have received from our chief clerk, Mr. Gustafson—or—affectionately, "Gus".

Many of us never had the pleasure of meeting the men we were to work with prior to the time the General Assembly convened, but we had talked with Gus and had received our initial briefing about you. The customs and work of the House were explained and he and his wonderful staff have always been ready to help us at any time. If we have not been able to give you efficient and cheerful service, it is because we have been unable to emulate our beloved "Gus" and his staff in the marvelous attitude that he has given us. His cheerful smile has been a word of encouragement and his very slight frown has been to a guide to behaviour. His amazing fund of information has been constantly ready for us to be of help to you.

Therefore, as a slight token of our appreciation of your help, Gus, we clerks, pages and employees are proud to be a part of your vacation.

The Speaker recognized the gentleman from Jasper, Mr. Morrissey, who addressed the House as follows:

Members of the House, I live very close to Des Moines and have known "Gus" for a number of years. I have served here in the House with him for ten years and we have got to be very well acquainted. He has talked to me at various times about the things that happen here and the things that we were doing. Now I mention this solely to acquaint the new members with what has gone before. Gus lost his brother just a while before this session took up; he lost his other brother during this session—in addition to all those things, this has been a very turbulent session. It has been extremely hard on the members; and it has been very, very hard on the staff. I say this to acquaint you with the reason that we bought the present we did for Gus. Gus is terribly, terribly tired—he's just sitting down there now hanging on the ropes hoping that we will get through this week and for that reason we thought the nicest thing

we could buy for him this year was a vacation, so we bought for Gus a vacation in the form of a traveler's check in the amount of \$235.00. It is a beautiful tribute to Gus, and I give it to him in behalf of the House and with thanks for his unflinching courtesy, his kindness and his patience to the members of the House.

Mr. A. C. Gustafson thanked the members, clerks and employees of the House with the following remarks:

I don't know if I can respond as I would like on this occasion. I suppose I should be somewhat prepared for these things because they do happen every two years, but I think this is one for which I could not possibly be prepared, for it resolves itself down to the most difficult task I have had to perform during the entire session.

I don't think I have ever made any concealment of the pride that I have—and I hope I am not too presumptuous in my over-confidence when I refer to you all as my very good friends. First of all, that includes the Speaker, whose friendship I have cherished since the first day he came into these halls and which has grown so much warmer during the days that we have worked so close together in this present session. Our relationship has been completely harmonious in every detail and I just can't tell you how much and how highly I value the confidence that he has shown in me; and, of course—it includes every member of the House without single exception so far as I have been able to discern, whether our acquaintance began with this session or in sessions gone by.

You have been extremely charitable of my many shortcomings and most generous in your commendation—for all of this I am deeply appreciative and you shall have my everlasting gratitude.

It also includes every officer and employee of this House. You have been very willing and eager to cooperate in every task that has been assigned to you, which has made my work that much more simple and easy. I want also to include those very amiable gentlemen who compose the third House and with whom I have daily contacts. Their very genial countenances and pleasing personalities are always welcome and their questions about what may be of interest to them are most cheerfully answered by me. They have always treated me with every consideration. In fact, I am proud to call all of you my very good friends.

As the years have gone by, I realize more and more that the only true wealth in this world is one's friends. As Mr. Morrissey has mentioned, the compensation for this service has not made for financial independence, but I would rather be of poor estate and rich in the friendship of such people as you and the ones who have gone before.

Now, if the services which I have rendered merit any commendation, I want to share it most unselfishly with my staff. Many of them came to this session without any previous legislative experience. Each has discharged his or her duty with exceptional skill and with real devotion to the task assigned and over and above everything else with unqualified loyalty to me, which is very greatly appreciated. Many of them work in offices in the rear of the House Chamber and, therefore, are deprived of the glamour of legislative footlights. I don't know if they are all

present or not—I hope they are because I want them to know of my public expression of appreciation. I am going to ask if they will please stand and receive the recognition from you they so richly deserve.

You know it would be quite impossible to carry on the work of this session in its many details without the faithful, loyal and skillful work of a good staff. (I am sorry they are not all here.)

This is a most wonderful gift and I want you to know how deeply I appreciate it. I remember some sessions ago when the clerks gave me a handbag—I guess I didn't take the hint very seriously and the next session they gave me a very capacious gladstone and now that this gift has come to me, I guess there is no question about what I am supposed to do. The amount is so substantial I won't have any trouble in buying a return ticket, so if you are agreeable and God is willing, I think you will most likely have me back on your hands two years from now.

At any rate, I want you to know how deeply grateful I am for this gift, for the pleasure of knowing the new members and renewing the acquaintance of former members and, most of all, for the kindness and the consideration you have shown for my well-being and for the friendly greeting you have given me every day.

Now that we are nearing the parting of the ways, I hope you may go home with pleasant recollections of this session and with the memory of real good, true friends made and, of course, with the unqualified justification of a good job done. So to all of you my very, very good friends, my everlasting gratitude and may God be with you all 'til we meet again.

Avery of Clay asked and obtained unanimous consent to have the remarks made by Mr. Morrissey, Miss Woods and Mr. Gustafson printed in the Journal.

Noble of Harrison moved that a committee be appointed to escort McFarlane of Black Hawk, Poston of Wayne, Avery of Clay and Morrissey of Jasper to the Speaker's rostrum.

Motion prevailed and the Speaker appointed as such committee, Noble of Harrison and Rankin of Franklin.

Steinberg of Story was called to the chair to preside during the ceremony.

Steinberg of Story presented gold Shaeffer pens to McFarlane of Black Hawk, Poston of Wayne, Avery of Clay and Morrissey of Jasper and made the following remarks:

I think that in one sense we've had a wedding during this session. Whatever may be said of the Fifty-second General Assembly in regard to what we did or what we failed to do, I think we all have to admit that perfect harmony has prevailed throughout. Harmony not only in the Republican party, but harmony in the Democratic party and harmony between the two parties.

If we were to have this ceremony at the beginning of the session, I suppose that the proper thing to do would be to give to the floorleader a whip! The Republicans are very thankful for the leadership they have had and that their floorleader has not had to wield a whip and I will venture to speak on behalf of the minority party and their ten members. I know that they are most thankful for their leadership and the fact that their leader has not had to wield a whip.

So, the members of the house, appreciative of this harmony, have taken up a collection and bought for both party leaders, a little token of affection for their leadership. The money was thrown into one pot—Democratic money and Republican money went into the same pot, and each was bought the same present. I wanted the committee to tell me what they were buying for these floorleaders and they wouldn't tell me. They said if they told me they would be taking the edge off of the ceremony. But, I insisted, and they finally told me a little bit about them. They're guaranteed that if you take them up in an airplane, they will not leak. I suppose they had in mind Gene Poston; but they also told me that they would work at ground level too and I suppose in those remarks they had in mind Mr. McFarlane. Now, I still don't know what they are. If I were a Democrat, might I think they referred to bottles. Being a Republican, I think they refer to something else. But, whatever they are, I want to present them to each floorleader along with the sincere affection that we hold for both members.

Now, may I say in conclusion that as these men have been on speaking terms throughout this session, we hope that after closing this session, they will always be on writing terms.

Two other members of this house are to be rightly remembered on this occasion. They are: first, our speaker pro tem, who has presided over this house in a most fair and impartial manner in the absence of the speaker. The second man to be honored is our good friend, Dad Avery, who stood up a few days ago in our defense; in defense of our integrity and honor. I know that if we bought a present for him commensurate with the affection we hold for him, we would all be bankrupt, but you know that a gift without the giver is bare. Therefore, the tokens which we present to our speaker pro tem and to Dad Avery, regardless of value, carry with them our boundless affection which like the river flows on forever.

I know that the members of the House would like to hear a word or two from each of these four men, and I now yield to them.

Poston of Wayne addressed the House, as follows:

Albert, Mr. Speaker, Members of the House:

I feel like I had been attending an old fashioned revival where I love everybody and everybody loves me. This is the second time this session that I have been rather surprised and the second time that I appreciate the attention that somebody has paid me.

I am not an old settler around here by any means measured in terms of length of service of Arch McFarlane, Dad Avery, Bill Beardsley, Max Bockwoldt and others, but this is is my fourth session, and the

best. I enjoyed the first. I enjoyed the second more than the first, the third more than the second, and this one more than all of them.

As usual, the Democrats got together the first week of this session and talked about the attitude they should take during this session. It was the unanimous opinion that rather than take an obstructionist attitude that they would cooperate with the majority party in all things non-political, and legislate for the good of the state. From my observations, and I think I can speak for all my party members, there has been very little party politics played during this session of the legislature. At least not on the floor of the House, and that being so, we could and have tried to cooperate with the majority party to put out good legislation for the benefit of all.

This has been made much easier than ordinary due to the fact that you elected as your speaker the honorable Gus T. Kuester, a man that we could work with one hundred per cent all along the way.

Also, by the election of Arch McFarlane as floor leader. He has had in his power at all times a steam roller that could have been put into action at his will. He has taken no advantage of his tremendous majority to steamroller the minority party, and we wish to thank him for this and his very gracious attitude at all times. In Ed Morrissey, as speaker pro tem, we have found an officer that has been eminently fair and courteous.

I express here the appreciation of the Democrats for your cooperation. The legislation that we have helped put out this session, we believe is good for the state as a whole. In some ways I think this session is one of the finest that I have had the honor of attending. The members are capable, sincere and honest in their efforts. The conduct of the session has been such as to produce a feeling of comradeship among the whole membership. I am glad to have been here. I am glad to have been working with the men who are officers here and with the members of the Assembly. I thank you for this appreciation of comradeship. Thank you for myself and for my colleagues.

McFarlane of Black Hawk addressed the House as follows:

To me this is a great celebration this morning because I really didn't think I had any friends left. Being majority floorleader is rather a hard duty to perform, especially when there are so many controversial subjects that come before a body. Never in the history of my time has there been so many subjects that were so heavily controversial as there has been at this session. The reason for that is that previous legislators had decided to sidestep them. This legislature decided to face them. I think you have done a very marvelous job. You faced every issue that has been sent to you and I can say this truthfully that it is the hardest working House of Representatives that I have ever seen. You have handled more bills—you have had better committee work—and I am sure that when the curtain rings down at the end of this session that the record will be as good as any session that I have ever attended.

It wasn't necessary for you to secure this token of friendship. I think that it is swell and I endorse everything that the minority floorleader has said. They have been cooperative at every turn; they have made it as

pleasant as they possibly could. The speaker has been very marvelous so far as my friendship with him and cooperation is concerned. I appreciate that. But I can say to you truthfully that the majority leader in this session is the hardest duty I have ever had thrust upon me as an official of the State of Iowa. And, there is only one reason for it and that is that we have a surplus in the Treasury. It just happens that I went to the library to look up the record of the legislature. I didn't know that this was going to happen today, but I thought you might be interested in the record of the Thirty-sixth General Assembly, which was held in 1915, when I was first here. I was twenty-nine years old; the other day I was sixty-two. You can see how long I've been here. When this session is over, it has been over a third of a century. But, the Thirty-sixth General Assembly appropriated for:

State University of Iowa	\$700,000
Iowa State College	940,000
State Teachers College	285,000
College for Blind, Vinton	41,000

Board of Education	\$1,966,000
Board of Control	\$2,100,000

In addition to that there was appropriated \$675,000 for improvements for the institutions under the Board of Control and \$375,000 for the institutions under the Board of Education. All other appropriations combined equalled seven million dollars, less than one-tenth of the appropriations this year. You can't compare 1915 with the present time. People demand things and in order to have things they have to pay for them. But, there was no nuisance taxation. They passed an act for the necessary millage to raise this amount of money and that was the income that the state had. And you that are going to be on the retrenchment and reform committee, as an example, the appropriation for the retrenchment and reform committee was \$20,000—this year it is a million dollars. But we are in a difficult age. I have enjoyed working this year. I have been just as nervous as I could be. I don't show it perhaps, but I try to do the best I can. I know that I have made some enemies—I always have every time I have been here. We all can't think and see alike. Sometimes I say things I shouldn't—I'm sorry for anything I've said that I shouldn't. I may be a little gruff when someone wants to know something, but I try to be a gentleman at all times. I appreciate very much the gift from this body and I know that when the curtain rings down that you are going to have a marvelous record written for future legislatures.

Morrissey of Jasper addressed the House as follows:

This is a beautiful present—a Shaeffer gold ball-point pen—which you have given me. I appreciate it very much. The ten years I have been here in the House—five regular and one extra session—I want to say that this has been the toughest session. There isn't any use saying anything else, and I think it is a good sign. The sign that Democracy is working. We are not fighting for ourselves; the quarrels which we have had have been for our people at home. I think it is a very good sign. I

know it's been trying to all the members and if you will just hold on to your chairs and your papers for another week, we can go home and be out in the sunshine and all will be well. The short time that I served in the chair, of course, I was as careful as anyone could be to be just as fair as I could be. In handling what bills that were given to me to handle on the floor, I made an earnest effort to properly present them. In most instances you were very kind. My greatest trouble has been with my adoption bill and I can assure you that if I get rid of this baby today, I'll never have another child. Thank you very much.

Avery of Clay addressed the House as follows:

Mr. Speaker, Members of the House:

If you gave me this beautiful gold pen in the hope that it would help me to remember you, it was entirely unnecessary. I will never forget the kindness, the consideration that has been given to an old man by this House of Representatives and by your good Speaker.

As I sat in my room at the hotel alone, time and time again I have reflected upon your kindness and your consideration. Repeatedly, I have remarked in my letters to Mrs. Avery that I just can't understand why the members of the House are so nice to me. I appreciate it and want to assure you that while I have the power to think, I will always remember you with love and affection. Thank you.

Schwengel of Scott moved that the remarks made by the gentlemen who were honored at this ceremony be printed in the Journal, following his motion with the following remarks:

I think what has happened here this morning is a compliment to the House of Representatives of the state of Iowa. I have listened with a great deal of interest and I have thought that maybe it wouldn't always be so in Iowa, and I think it is good that posterity should know about this, and so, with that thought in mind, I move that they be published in the Journal.

Motion prevailed.

SPECIAL COMMITTEE APPOINTED

Nicholas of Cerro Gordo moved that a committee be appointed to arrange for a Pre-session School of Instruction for all new members of the next General Assembly.

Motion prevailed and the Speaker appointed as a committee Nicholas of Cerro Gordo, chairman, Patrick of Sioux, ranking member, Brown of Mahaska, Poston of Wayne, Neal of Dallas, Walker of Hamilton, and McFarlane of Black Hawk.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 27

Smith of Clayton called up the following House concurrent resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 27

Whereas, House File 466, a bill for an act to amend chapter one hundred sixty-four point one (164.1), Code 1946, relating to the control and eradication of brucellosis, has been passed by both Houses of the Fifty-second General Assembly and is now in the office of the Governor for his approval or disapproval; and

Whereas, It has been found that certain corrections should be made to said bill; now, therefore,

Be It Resolved by the House, the Senate Concurring: That House File 466 be recalled from the Governor for further consideration.

Motion prevailed and the resolution was adopted.

REPORTS OF COMMITTEES

Bryson of Hardin, 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 539, a bill for an act authorizing the State of Iowa to become indebted in the amount of eighty-five million dollars (\$85,000,000) and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay service compensation to persons who served in the armed forces of the United States at any time between the sixteenth day of September, 1940, and the second day of September, 1945, both inclusive or their successors in interest, providing for a board to administer such payments, providing for additional compensation to persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds, and providing penalties for the violation of the provisions of this act; providing for the application of any surplus to the retirement of the indebtedness herein created; and providing for submission of this act to the people to be voted upon at the general election to be held in the year 1948, begs leave to report it 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.

C. A. BRYSON, *Chairman*.

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File 277, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission funds for acquisition, construction and development of lands and waters, begs leave to report it 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*.

Also:

MR. SPEAKER: Your committee on appropriations to whom was re-

ferred House Joint Resolution 4, a joint resolution proposing to establish a temporary resources council to study problems of flood control, soil conservation drainage, wild life conservation and recreational facilities, and to recommend to the Fifty-third General Assembly means to achieve coordination of these activities, begs leave to report it 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 seven (7), lines two (2) and three (3) of House Joint Resolution 4, by striking the words and figures "fifteen thousand dollars (\$15,000.00)" and inserting in lieu thereof the following: "ten thousand dollars (\$10,000.00)".

HARRY E. WEICHMAN, *Chairman.*

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 347, a bill for an act relating to retirement systems for policemen and firemen.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 399, a bill for an act relating to motor vehicles and law of road.

Also: That the Senate has concurred in the House amendment to and passed Senate File 136, a bill for an act relating to the compensation of the deputy superintendent and certain examiners.

Also: That the Senate has concurred in the House amendment to and passed Senate File 123, a bill for an act relating to the uniformity with other states in the matter of the size, weight and speed of motor vehicles.

Also: That the Senate has concurred in the House amendment to and passed Senate File 196, a bill for an act relating to the payment of workmen's compensation to peace officers.

Also: That the Senate has adopted the conference committee report, receded from its amendment, and passed House File 502, a bill for an act providing for the crediting to the state general fund of receipts from use tax, sales, corporation and income tax, liquor control receipts and other sources of revenue; and making certain appropriations therefrom.

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

House Concurrent Resolution 27, resolving that House File 466 be recalled from the Governor for further consideration.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGE CONSIDERED

Senate File 399, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to motor vehicles and law of road.

Read first time and referred to the sifting committee.

CONSIDERATION OF SENATE AMENDMENTS

House File 511, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, to the board of education for the support, maintenance, repairs, replacements or alterations of institutions under said board of education, with Senate amendments, was taken up for consideration and the amendments read and considered.

SENATE AMENDMENT TO HOUSE FILE 511

Amend House File 511 as follows:

1. By striking from lines 6 and 7 of section 1 the words and figures "eleven million nine hundred eighty-six thousand five hundred dollars (\$11,986,500.00)" and inserting in lieu thereof the words and figures "twelve million twelve thousand five hundred dollars (\$12,012,500)".
2. By striking from lines 4 and 5 of section 7 the words and figures "one million two hundred seven thousand dollars (\$1,207,000)" and inserting in lieu thereof the words and figures "one million two hundred thirty-three thousand dollars (\$1,233,000)".
3. By striking from line 10 of section 7 the figures "50,000.00" and inserting in lieu thereof the figures "76,000".
4. By striking from line 12 of section 7 the figures "\$1,207,000.00" and inserting in lieu thereof the figures "\$1,233,000.00".
5. By striking from line 16 of section 9 the figures "\$11,986,500.00" and inserting in lieu thereof the figures "\$12,012,500.00".

Weichman of Benton moved the House concur in the Senate amendment to House File 511.

Motion prevailed and the House concurred in Senate amendment.

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:

Ainsworth	Fimmen	Langland	Saylor
Anderson	Fletcher	Lawrence	Schwengel
Avery	Frei	Long	Scott
Baker	Fulk	Loss	Shepard
Bass	Gannaway	Lucken	Siefkas
Beman	Good	Lundy	Smith of Clayton
Bents	Graham	Lynes	Smith of Madison
Bloom	Hansen	McEleney	Steinberg
Bockwoldt	Hedin	McFarlane	Stevens
Boothby	Hicklin	Nelson of	Strawman
Brown of	Hinrichs	Buchanan	Tesmer
Mahaska	Humbert	Nelson of	Troeger
Brown of Monona	Huston	Woodbury	Turner
Bryson	Ingalls	Noble	Utzig
Burkman	Kerr	Norland	Van Eaton
Butler	Kester	Olson	Walker
Datisman	Kilpatrick	Patrick	Walter of
Davis	King	Pieper	Marshall
De Groote	Klemesrud	Poston	Watson
Donohue	Knickerbocker	Prange	Weichman
Duffield	Koch	Putney	Weiss
Duffy	Kosek	Rankin	Wellington
Eckels	Krall	Redman	Williams
Edwards	Kruse	Robb	Wilson
Fiene	Landsness	Robinson	Mr. Speaker

The nays were: none.

Absent or not voting, 12:

Beardsley	Morrissey	Reed	Walter of
Hendrix	Neal	Sloane	Pottawattamie
Mills	Nicholas	Smith of	
Moore	Nielsen	Des Moines	

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 require the licensing, inspection and regulation of hospitals as herein defined; creating a hospital licensing board and prescribing its powers; providing for regulations, enforcement procedures and penalties, with Senate amendments, was taken up for consideration and the amendments read and considered.

SENATE AMENDMENT TO HOUSE FILE 465

Amend House File 465 as follows:

1. By striking the words "and consent" in section 5, line 11.
2. By striking the words "and consent" in section 6, line 34.
3. By striking the words "and consent" in section 7, line 2.
4. By inserting after the word "Act" and the period (.) in section 7, line 7, the following: "Rules, regulations and standards may be adopted imposing requirements in excess of those provided in chapter 413 of the Code, but no rule, regulation or standard shall be adopted imposing requirements less than those provided by said chapter."

5. By striking the words "and consent" from section 9, line 4.
6. By striking all of section 10 and substituting in lieu thereof the following:

"Sec. 10. Hospital licensing board. The five individuals appointed by the Governor to the Hospital Advisory Council as individuals of recognized ability in the field of hospital administration, shall function as and be the Hospital Licensing Board."

7. By striking lines 14, 15 and 16 of section 11 and substituting in lieu thereof the following:

"The members of the board shall receive no compensation or expenses for their services as members thereof."

8. By inserting following section 16, a new section:

"Sec. 17. Amend section two hundred thirty-six point twelve (236.12), Code 1946, by substituting a comma (,) for the period (.) in line four (4), and adding the following: "or any institution which holds a hospital license under any other general hospital licensure law."

9. By renumbering the sections following.

10. By substituting a semicolon (;) for the period (.) appearing at the end of line 2 of the last section thereof and adding the following: "provided however that this Act shall not be construed as affecting, modifying or repealing any provision of chapter four hundred thirteen (413), Code 1946, except as provided in section seven (7) thereof, and provided further that said act shall be construed as being in addition to and not in conflict with chapter two hundred thirty-five (235) and chapter two hundred thirty-six (236), Code 1946."

11. By striking in line 8 of section 4 the words "of ten dollars" and by adding at the end of section 4 the following: "hospitals having fifty beds or less shall pay an initial license fee of \$15; hospitals of more than fifty beds and not more than one hundred beds shall pay an initial license fee of \$25; all other hospitals shall pay an initial license fee of \$50."

12. By striking in line 7 of section 5 the words "without charge" and inserting in lieu thereof the following: "upon payment of \$10 and".

13. By striking from line 7 of section 7 the word "such".

14. By inserting a comma (,) after the word "county" in line 28 of section 1.

Avery of Clay moved that the House concur in the Senate amendment to House File 465.

Motion prevailed and the House concurred in Senate amendment.

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, 95:

Anderson	Fulk	Loss	Schwengel
Avery	Gannaway	Lucken	Scott
Baker	Good	Lundy	Shepard
Bass	Graham	Lynes	Siefkas
Beardsley	Hansen	McEleney	Smith of Clayton
Beman	Hedin	Mills	Smith of
Bents	Hendrix	Moore	Des Moines
Bloom	Hicklin	Morrissey	Steinberg
Bockwolft	Hinrichs	Nelson of	Stevens
Boothby	Humbert	Buchanan	Strawman
Brown of Monona	Ingalls	Nicholas	Tesmer
Bryson	Kerr	Nielsen	Troeger
Burkman	Kester	Noble	Turner
Butler	Kilpatrick	Norland	Van Eaton
Datisman	King	Olson	Walker
Davis	Klemesrud	Patrick	Walter of
De Groote	Knickerbocker	Poston	Marshall
Donohue	Koch	Prange	Watson
Duffield	Kosek	Putney	Weichman
Duffy	Krall	Rankin	Weiss
Eckels	Kruse	Redman	Wellington
Edwards	Landsness	Robb	Williams
Fimmen	Langland	Robinson	Wilson
Fletcher	Lawrence	Saylor	Mr. Speaker
Frei	Long		

The nays were: none.

Absent or not voting, 13:

Ainsworth	McFarlane	Reed	Utzig
Brown of	Neal	Sloane	Walter of
Mahaska	Nelson of	Smith of Madison	Pottawattamie
Fiene	Woodbury		
Huston	Pieper		

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 125, a bill for an act to amend chapter six hundred (600), Code 1946, relating to adoptions and fixing penalties for violation of the law relating to adoptions, with Senate amendments, and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE 125

Amend House File 125 as follows:

1. By striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Amend section six hundred point one (600.1), Code 1946, by striking from the second and third lines thereof, the words 'any Court of record' and inserting in lieu thereof 'the District Court'.

Further amend section six hundred point one (600.1), Code 1946, by striking all after the period (.) in line nine (9) thereof and substituting therefor the following: 'If the petitioner be married, the spouse shall

join in the petition unless such spouse is a natural parent of the child. An adult may be adopted, and only such provisions of this chapter shall apply thereto as the court may order. The judges of the district court may designate a municipal court judge to act as judge in adoption matters with jurisdiction in cases arising in the county in which such municipal court is organized.

The petition for adoption shall be verified and filed in triplicate and shall state the name, age, race, residence and religious faith as nearly as may be of the petitioner or petitioners and of the child; the marital status of the petitioner or petitioners; the property rights of the child; the name to be given the child after adoption; if the child be an orphan the name and place of residence of its guardian, if any, and if none, of its next of kin; the name of any licensed child placing agency as defined in chapter two hundred thirty-eight (238), Code 1946, to which such child has been permanently committed or released; the relationship of the child to the petitioner or petitioners; and the facts disclosing consent as required in this act and in section six hundred point three (600.3), Code 1946. The clerk of the court shall forthwith transmit two copies of said petition to the State Department of Social Welfare, except in cases of children under the jurisdiction of the Board of Control of State Institutions, and excepting adult adoptions and cases where the investigation is waived by the court as authorized by this chapter.

Sec. 2. Amend section six hundred point two (600.2), Code 1946, by striking from lines one (1) and two (2) thereof the following: 'Upon the filing of a petition for the adoption of a minor child the Court' and substituting therefor 'The State Department of Social Welfare, or a qualified person or agency named by the court, after an order of the court.'

Further amend section six hundred point two (600.2), Code 1946, by striking the second sentence thereof and by adding the following to said section: 'The investigation shall be completed and a report with recommendations made to the Court within sixty days from the date of the filing of the petition. No petition shall be granted until the investigation is completed. Nothing herein contained shall prevent the Court from conducting any other investigation which it may deem necessary or proper. No petition shall be granted until the child shall have lived for twelve months in the proposed home. Such period of residence may be shortened by the Court upon good cause shown when satisfied that the proposed home and the child are suited to each other. The State Department of Social Welfare may, and upon order of the Court shall, make a further investigation during the period of residence and a final report with recommendations to the Court. The investigation and period of residence may be waived by the Court where the petitioner or one of the petitioners is related to the child within the third degree of consanguinity or where the petitioner is married to a natural parent of the child.'

Sec. 3. Amend section six hundred point three (600.3) by adding at the end thereof the following: 'The consent shall be in writing and verified and a copy shall be attached to the petition. The consent shall refer to and be applicable only to the specific adoption proposed by such petition. Minority of a parent shall not invalidate a consent.'

Sec. 4. Amend section six hundred point four (600.4), Code 1946, by adding at the end thereof the following: 'The Court shall provide for such hearings in adoption proceedings as may be necessary and shall prescribe notice thereof. All hearings in adoption proceedings shall be private and conducted only in the presence of those persons designated by the Court.'

Sec. 5. Amend section six hundred point seven (600.7) by inserting after the word 'infection' in line three (3) thereof, the following: 'or an otherwise permanent and serious disability'.

Further amend section six hundred point seven (600.7) by striking from lines eleven (11) and twelve (12) thereof the words 'commit the child to the Guardianship of the State Board of Social Welfare' and substitute therefor the words 'refer the child to the Juvenile Court or take such other action as the case may require'.

Sec. 6. Amend section six hundred point eight (600.8) by striking the words 'duplicate copy' in line six (6) thereof and substituting therefor the word 'two copies'.

Sec. 7. Amend chapter six hundred (600), Code 1946, by adding the following new section:

'Section 600.10. Every person, excepting adopting parents or adopted child, who discloses any information contained in any adoption papers or proceedings except as may be authorized by order of court and every person who violates any of the provisions of this chapter or who intentionally shall make any false statements with reference to the matters contained herein, shall be guilty of a misdemeanor and upon conviction shall be punished accordingly.'

Putney of Tama offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 125.

Amend section four (4) thereof by adding the following at the end of said section:

"Prior to final decree, such notice of the pendency of adoption proceedings as the Court shall prescribe shall be given to a divorced parent not having custody of the child."

Nelson of Woodbury offered the following amendment to the Putney amendment and moved its adoption:

Amend the amendment by Putney of Tama by striking the words "prior to final decree" in line four (4) thereof and substituting the following: "Upon the time of filing of said petition of adoption".

Amendment to the amendment adopted.

Amendment as amended adopted.

Nelson of Woodbury offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 125 by inserting after the comma (,) after the word "welfare" in line twenty-nine (29) of

section one (1) the following: "or the designated qualified person or agency as directed by the court."

Amendment adopted.

Morrissey of Jasper offered the following amendment and moved its adoption:

Amend House File 125 by adding the following at the end of section one (1): "provided that where the state department does not otherwise receive the petition, the clerk shall immediately forward one copy thereof to the department".

Amendment adopted.

Walter of Pottawattamie offered the following amendment and moved its adoption:

Amend section one (1), line two (2) by striking after the figures "1946" all of lines two (2), three (3), four (4), five (5) and the figures "1946" in line six (6).

Further amend section one (1), line eleven (11) by striking after word "order." all of lines eleven (11), twelve (12), thirteen (13) and fourteen (14).

Amendment lost.

Sloane of Polk asked and obtained unanimous consent to offer the following amendment and moved its adoption:

Amend section three (3) by inserting at the end of line one (1) thereof the following: "Code 1946,".

Further amend section three (3) by inserting a single quotation mark (') at the end of said section.

Amend section five (5) by inserting immediately after the parenthesis () in lines one (1) and four (4): "Code 1946,".

Amend section six (6) by inserting immediately after the parenthesis () in line one (1): "Code 1946,".

Amendment adopted.

Morrissey of Jasper moved that the House concur in the Senate amendment as amended to House File 125.

Motion prevailed and the House concurred in the Senate amendments as amended.

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, 93:

Ainsworth	Fimmen	Loss	Schwengel
Anderson	Frei	Lucken	Scott
Avery	Fulk	Lundy	Shepard
Baker	Gannaway	Lynes	Sloane
Bass	Good	McEleney	Smith of Clayton
Beardsley	Graham	McFarlane	Smith of
Beman	Hansen	Mills	Des Moines
Bents	Hedin	Morrissey	Smith of Madison
Bloom	Hicklin	Neal	Steinberg
Bockwoldt	Hinrichs	Nelson of	Strawman
Boothby	Ingalls	Buchanan	Troeger
Brown of	Kerr	Nelson of	Turner
Mahaska	Kester	Woodbury	Utzig
Brown of Monona	Kilpatrick	Nicholas	Van Eaton
Bryson	King	Noble	Walker
Burkman	Klemesrud	Norland	Walter of
Butler	Knickerbocker	Olson	Marshall
Datisman	Koch	Patrick	Watson
Davis	Kosek	Pieper	Weichman
De Groote	Krall	Poston	Weiss
Duffield	Kruse	Prange	Wellington
Duffy	Landsness	Putney	Williams
Eckels	Langland	Rankin	Wilson
Edwards	Long	Redman	Mr. Speaker
Fiene		Robb	

The nays were: none.

Absent or not voting, 15:

Donohue	Huston	Reed	Stevens
Fletcher	Lawrence	Robinson	Tesmer
Hendrix	Moore	Saylor	Walter of
Humbert	Nielsen	Siefkas	Pottawattamie

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

On motion of McFarlane of Black Hawk, the House recessed until 3:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Saylor of Decatur on request of Olson of Mitchell.

EXPUNGE RECORD ON HOUSE FILE 466

Smith of Clayton asked and obtained unanimous consent to expunge from the Journal of April 16, 1947, the record showing

the Speaker's signature on House File 466 and the record showing the bill correctly enrolled.

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

House Joint Resolution 3, providing for the acquisition of a home for the Governor of the State of Iowa.

Also: That in accordance with the request of the House the Senate returns Senate File 279, 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 270, a bill for an act relating to severely handicapped persons, creating a state hospital-school for said persons, and appropriating funds for its establishment and maintenance.

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

House File 524, a bill for an act to appropriate from the general fund 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 316, a bill for an act relating to the compensation of members of the highway patrol.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 389, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission funds for acquisition, construction and development of lands and waters.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 473, a bill for an act to appropriate additional funds for erecting and equipping an office building on the State Capitol grounds.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENTS TO HOUSE FILE 270

Amend House File 270 as follows:

1. By striking from lines 6, 7 and 8 of section 1 the last sentence of said section and insert the following: "Such hospital-schools shall be conducted in conjunction with the activities of the University of Iowa Children's Hospital."

2. By striking from lines 9, 10, 11, 12 and 13 of section 4 the last sentence of said section.

3. By adding a new section as follows:

"Sec. —. The board of education is authorized to accept, for the benefit of such hospital-schools, gifts, devises, or bequests of property, real or personal including grants from the federal government. Said board may exercise such powers with reference to the management, sale, disposition, investment, or control of property so given, devised, or bequeathed, as may be deemed essential to its preservation and the purposes for which made. No contribution or grant shall be received or accepted if any condition is attached as to its use or administration other than it be used for aid to such hospital-schools as provided in this act."

SENATE AMENDMENTS TO HOUSE FILE 524

Amend House File 524 as follows:

1. By striking from lines 5 and 6 of section 1 the words "five hundred seventy-seven thousand five hundred dollars (\$577,500.00)" and inserting in lieu thereof the words and figures "five hundred ninety-two thousand five hundred dollars (\$592,500.00)".

2. By striking from line 10 of section 1 the figures "\$577,500.00" and inserting in lieu thereof the words and figures "five hundred ninety-two thousand five hundred dollars, (\$592,500.00)."

SENATE MESSAGES CONSIDERED

Senate File 389, a bill for an act to appropriate from the general fund of the State of Iowa to the state conservation commission funds for acquisition, construction and development of lands and waters.

Read first time and referred to appropriations committee.

Senate File 473, 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 appropriations committee.

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 54

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

We, the conference committee appointed to consider the difference between the Senate and the House on House File 54, relating to the compensation of State Examiners and Assistant State Examiners, begs leave to report that we have had the same under consideration and desire to recommend as follows: Strike sections 2, 3, 4 and 5, and substitute in lieu thereof the following:

Sec. 2. County, municipal and school examiners and their assistants shall be paid a per diem of not to exceed ten dollars each for each

day they actually work, and their actual and necessary expenses. Said payment shall be made from the general fund on certification of the auditor of state, and the general fund shall be reimbursed as provided in sections eleven point twenty (11.20), and eleven point twenty-one (11.21), Code 1946.

Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Davis County Republican, a newspaper published at Bloomfield, Iowa, and in the Chariton Herald-Patriot, a newspaper published at Chariton, Iowa.

Respectfully submitted,

M. F. HICKLIN.

D. A. DONOHUE.

GUY G. BUTLER.

W. INGALLS.

On the part of the House.

A. D. CLEM.

GEORGE FAUL.

IRVING D. LONG.

H. M. KNUDSON.

On the part of the Senate.

CONSIDERATION OF SENATE AMENDMENT

House File 484, a bill for an act to appropriate from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, a fund for the office of the board of control, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 484

Amend House File 484 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated from the general fund of the state of Iowa to the office of the Board of Control the sum of two hundred eight thousand six hundred dollars (\$208,600.00) for each year of the biennium beginning July 1, 1947, and ending June 30, 1949 or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous purposes, including salaries for three (3) board members at \$5,000.00 each	\$208,600.00
Grand total of all appropriations for all purposes for each year of the biennium for the Board of Control.....	\$208,600.00"

Redman of Sac moved that the House concur in the Senate amendment to House File 484.

Motion prevailed and the House concurred in the Senate amendment.

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, 86:

Ainsworth	Fimmen	Lawrence	Smith of
Anderson	Fletcher	Loss	Des Moines
Avery	Frei	Lundy	Smith of Madison
Baker	Fulk	Lynes	Steinberg
Bass	Gannaway	Mills	Stevens
Beardsley	Good	Moore	Strawman
Beman	Graham	Neal	Tesmer
Bents	Hansen	Nicholas	Troeger
Bloom	Hedin	Nielsen	Turner
Bockwoldt	Hendrix	Noble	Utzig
Boothby	Hinrichs	Norland	Van Eaton
Brown of Monona	Huston	Patrick	Walker
Bryson	Kerr	Poston	Walter of
Burkman	Kester	Prange	Marshall
Butler	Kilpatrick	Rankin	Walter of
Datisman	Knickerbocker	Redman	Pottawattamie
Davis	Koch	Reed	Weichman
Donohue	Kosek	Robinson	Weiss
Duffield	Krall	Schwengel	Wellington
Duffy	Kruse	Shepard	Williams
Eckels	Landsness	Siefkas	Wilson
Edwards	Langland	Sloane	Mr. Speaker
Fiene			

The nays were, 3:

Ingalls	Putney	Scott
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Absent or not voting, 19:

Brown of	Klemesrud	Nelson of	Pieper
Mahaska	Long	Buchanan	Robb
De Groote	Lucken	Nelson of	Saylor
Hicklin	McEleney	Woodbury	Smith of Clayton
Humbert	McFarlane	Olson	Watson
King	Morrissey		

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 152, a bill for an act to amend section four hundred seventy-nine point ninety-one (479.91), Code 1946, relating to classification of railroads by the executive council, was taken up for consideration.

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, 85:

Ainsworth	Graham	Lucken	Scott
Avery	Hansen	Lynes	Shepard
Baker	Hedin	McFarlane	Smith of Clayton
Bass	Hendrix	Mills	Smith of
Beman	Hinrichs	Moore	Des Moines
Bents	Humbert	Morrissey	Smith of Madison
Bloom	Huston	Neal	Steinberg
Boothby	Ingalls	Nelson of	Stevens
Brown of Monona	Kerr	Buchanan	Strawman
Bryson	Kester	Nicholas	Tesmer
Burkman	Kilpatrick	Nielsen	Turner
Butler	King	Noble	Utzig
Datisman	Klemesrud	Norland	Walter of
Davis	Knickerbocker	Olson	Marshall
Donohue	Koch	Patrick	Walter of
Duffield	Kosek	Pieper	Pottawattamie
Duffy	Krall	Poston	Weichman
Edwards	Kruse	Putney	Weiss
Fletcher	Landsness	Rankin	Wellington
Frei	Langland	Redman	Williams
Fulk	Lawrence	Reed	Wilson
Gannaway	Loss	Schwengel	Mr. Speaker
Good			

The nays were, 2:

Beardsley Lundy

Absent or not voting, 21:

Anderson	Fiene	Nelson of	Siefkas
Bockwoldt	Fimmen	Woodbury	Sloane
Brown of	Hicklin	Prange	Troeger
Mahaska	Long	Robb	Van Eaton
De Groote	McEleney	Robinson	Walker
Eckels		Saylor	Watson

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

Senate File 282, a bill for an act to amend sections four hundred fifty-two point ten (452.10), four hundred fifty-two point eleven (452.11), four hundred fifty-two point twelve (452.12), and four hundred fifty-three point one (453.1), Code 1946, relating to the investment of public funds by the treasurer of state, was taken up for consideration.

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, 86:

Ainsworth	Bass	Bents	Brown of Monona
Avery	Beardsley	Bloom	Bryson
Baker	Beman	Boothby	Burkman

Butler	Kilpatrick	Nicholas	Smith of Madison
Datman	Knickerbocker	Nielsen	Steinberg
Donohue	Koch	Noble	Stevens
Duffy	Kosek	Norland	Strawman
Edwards	Krall	Patrick	Tesmer
Fiene	Kruse	Pieper	Troeger
Fletcher	Landsness	Poston	Turner
Frei	Langland	Prange	Utzig
Fulk	Lawrence	Putney	Van Eaton
Gannaway	Loss	Rankin	Walter of
Good	Lucken	Redman	Marshall
Hansen	Lundy	Reed	Walter of
Hedin	Lynes	Schwengel	Pottawattamie
Hendrix	McFarlane	Scott	Weichman
Hicklin	Mills	Shepard	Weiss
Hinrichs	Moore	Sloane	Wellington
Humbert	Morrissey	Smith of Clayton	Williams
Ingalls	Neal	Smith of	Wilson
Kerr	Nelson of	Des Moines	Mr. Speaker
Kester	Buchanan		

The nays were: none.

Absent or not voting, 22:

Anderson	Duffield	Klemesrud	Robb
Bockwoldt	Eckels	Long	Robinson
Brown of	Fimmen	McEleney	Saylor
Mahaska	Graham	Nelson of	Siefkas
Davis	Huston	Woodbury	Walker
De Groot	King	Olson	Watson

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

Senate File 259, a bill for an act to amend section two hundred eighty-five point eight (285.8), Code 1946, relating to the powers and duties of the state department of public instruction in connection with school transportation, was taken up for consideration.

Williams of Van Buren offered the following amendment and moved its adoption:

Amend Senate File 259, section one (1), line seven (7), by inserting after the word "counties" the words "after formal action".

Amendment adopted.

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, 87:

Ainsworth	Fletcher	Loss	Robinson
Anderson	Frei	Lucken	Schwengel
Avery	Fulk	Lundy	Scott
Baker	Gannaway	Lynes	Shepard
Bass	Good	McFarlane	Smith of Clayton
Beardsley	Graham	Mills	Smith of
Beman	Hansen	Moore	Des Moines
Bents	Hendrix	Neal	Smith of Madison
Bloom	Hinrichs	Nelson of	Steinberg
Bockwoldt	Humbert	Buchanan	Stevens
Boothby	Huston	Nelson of	Tesmer
Brown of Monona	Ingalls	Woodbury	Troeger
Bryson	Kerr	Nicholas	Turner
Burkman	Kester	Nielsen	Van Eaton
Butler	Kilpatrick	Noble	Walker
Datisman	King	Norland	Walter of
Davis	Knickerbocker	Pieper	Marshall
Donohue	Koch	Poston	Weiss
Duffield	Krall	Prange	Wellington
Duffy	Kruse	Putney	Williams
Eckels	Landsness	Rankin	Wilson
Edwards	Langland	Redman	Mr. Speaker
Fimmen	Lawrence	Reed	

The nays were, 3:

Patrick	Siefkas	Weichman
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Absent or not voting, 18:

Brown of	Hicklin	Morrissey	Strawman
Mahaska	Klemesrud	Olson	Utzig
De Groot	Kosek	Robb	Walter of
Fiene	Long	Saylor	Pottawattamie
Hedin	McEleney	Sloane	Watson

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 section two hundred thirty-eight and seventeen one-hundredths (238.17), Code 1946, and to provide for the preservation of records of a child placing agency when said child placing agency ceases to exist, with report of committee recommending passage, was taken up for consideration.

Edwards of Union moved that the bill be read a last time now and placed 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	Beardsley	Bockwoldt	Burkman
Avery	Beman	Boothby	Butler
Baker	Bents	Brown of Monona	Datisman
Bass	Bloom	Bryson	Davis

Donohue	Kerr	Nelson of	Smith of
Duffield	Kester	Buchanan	Des Moines
Duffy	Kilpatrick	Nelson of	Steinberg
Eckels	King	Woodbury	Stevens
Edwards	Klemesrud	Nicholas	Strawman
Fiene	Knickerbocker	Nielsen	Tesmer
Fimmen	Koch	Noble	Troeger
Fletcher	Krall	Norland	Turner
Fulk	Kruse	Olson	Utzig
Gannaway	Landsness	Patrick	Van Eaton
Good	Langland	Pieper	Walter of
Graham	Lawrence	Poston	Marshall
Hansen	Loss	Putney	Walter of
Hedin	Lucken	Rankin	Pottawattamie
Hendrix	Lundy	Redman	Weichman
Hicklin	Lynes	Robinson	Weiss
Hinrichs	McFarlane	Scott	Wellington
Humbert	Mills	Shepard	Williams
Huston	Moore	Siefkas	Wilson
Ingalls	Neal	Smith of Clayton	Mr. Speaker

The nays were: none.

Absent or not voting, 17:

Ainsworth	Kosek	Reed	Sloane
Brown of	Long	Robb	Smith of Madison
Mahaska	McEleney	Saylor	Walker
De Groote	Morrissey	Schwengel	Watson
Frei	Prange		

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

Senate File 267, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to extension and renewal of motor vehicle operators licenses and fees therefor, was taken up for consideration.

Beardsley of Warren offered the following amendment and moved its adoption:

Amend Senate File 267 by adding thereto the following new section:

"Sec. 2. In carrying out the provisions of section one of this bill, the commissioner shall not reduce the number of patrolmen assigned to the enforcement of the law of the road".

Beardsley of Warren moved to defer action on Senate File 267 and that it retain its place on the calendar.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 64, 76, 106, and 517; Senate Files 125, 239, 249, 360, 381, 465 and 482; Senate Joint Resolution 11.

LAWRENCE PUTNEY, *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 64, 76, 106, 517; Senate Files 125, 239, 249, 360, 381, 465, 482, and Senate Joint Resolution 11.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 17th day of April, 1947, sent to the Governor for his approval: House Files 64, 76, 106 and 517.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had signed the following bills: April 14, 1947, House File 389; April 16, 1947, House File 400.

AMENDMENTS FILED

Amend Senate File 279 as follows:

1. By striking the word "paragraph" in line three (3) of section one (1) and inserting in lieu thereof the word "subsection".
2. By striking the word "sub-paragraph" in line two (2) of Sec. 2, and substituting in lieu thereof the word "subsection".
3. By inserting after the word and figure "four (4)" in line two (2), Sec. two (2), the following: "be amended".
4. Amend the title by striking the word "paragraph" in lines three (3) and four (4) thereof and inserting the word "subsection".

REED of Jefferson.

Amend Senate File 454 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. It shall be unlawful for any person intentionally to kill, or attempt to kill any animal, bird or fish from or with an aircraft in flight, except as hereinafter provided.

"Sec. 2. The Iowa Aeronautics Commission may issue permits to hunt and kill wolves, coyotes and foxes from or with an aircraft in flight. No such permit shall be issued to any person unless the Iowa Aeronautics Commission shall find that such person is competent to engage in such activity or pursuit with due regard to the property and safety of others. The Iowa Aeronautics Commission is hereby empowered to adopt such reasonable rules and regulations with respect to the applications for and issuance, duration and revocation of such permits as may be necessary to carry out the purposes and intents of this act and as may be required in the interest of the safety of persons and property.

"Sec. 3. Any person intentionally killing or attempting to kill any animal, bird or fish from an aircraft in flight, without having first obtained a permit as provided in section 2 of this act, or who otherwise violates the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be punished accordingly."

By KERR.

Amend Senate File 267, section one (1), by striking all after the word "examination" in line twenty-six (26) down to the comma (,) following the word "and" in line twenty-eight (28).

By NOBLE and LUNDY.

Amend Senate File 375 by striking all after the enacting clause and inserting in lieu thereof the following: Chapter three hundred forty-one (341) of the 1946 Code is hereby amended by adding thereto as a new section the following: "In any county in which there exists a city, not the county seat, having a population of six thousand (6000) or over, the treasurer may appoint a resident deputy collector of taxes for such city and vicinity under bond as provided for other deputies, and said deputy shall be allowed a reasonable compensation, to be fixed by the board of supervisors, for the time he is employed as hereinafter provided. Such resident deputy collector shall maintain an office in such city for a period of approximately five weeks each spring and fall, such periods to terminate on April 1 and October 1 respectively or as soon thereafter as possible. The treasurer in such case shall prepare the necessary books and records for such deputy each year, and the board of supervisors is authorized to allow payment of incidental expenses pertaining to the operation of such office, not to exceed one hundred dollars per year."

FULK of Page.

Amend section four (4) of Senate File 370 by striking the period (.) at the end of line forty-two (42) and inserting in lieu thereof the following: "including medical, hospital and surgical expense irrespective of legal liability of insured."

TESMER of Black Hawk.

Amend House File 310, section one (1), by striking all after the colon in line five (5) and inserting in lieu thereof "AMVETS (American Veterans of World War II," and the "Marine Corps League,".

Further amend House File 310, section two (2), by striking all after the colon in line four (4) and inserting in lieu thereof "AMVETS

(American Veterans of World War II)," and the "Marine Corps League,"

Further amend House File 310, section three (3), by inserting after the word "organizations" in line four (4) the following: "named in sections thirty-seven point two (37.2) and thirty-seven point ten (37.10) of this chapter".

BURKMAN of Polk.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m., Friday, April 18, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 18, 1947.

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

Prayer was offered by the Reverend Roy W. Pfaff, pastor of the Methodist Church, Irwin, Iowa.

Journal of April 17 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Saylor of Decator on request of Olson of Mitchell; Kruse of Floyd on request of McFarlane of Black Hawk; Loss of Kossuth on request of Butler of Pocahontas; Bass of Montgomery on request of Hendrix of Muscatine; Walker of Hamilton on request of Smith of Madison; Putney of Tama on request of Davis of Fayette.

PRESENTATION OF VISITORS

Reed of Jefferson presented to the House, the Honorable J. W. Dole, Fairfield, former member of the House from Jefferson county.

Troeger of Wapello rose under the question of personal privilege and requested Moore of Butler to present to the House one of his poems:

THE SHIP, THE CREW AND GOVERNOR BLUE

There are freshmen who call themselves the "52".
Sophomores, who are struggling through;
Juniors, who have solved the trick,
Seniors, who think and act real quick;
Post grads only a few,
All in the ship with Governor Blue.

Not in the crew are drones, who moan
Because we do not pass the chuck,
To all of those for whom they cluck.
There is honest Gus, whose steady hand
Held fast through calm and storm,
To guide us safely back to land.

And Gus, who keeps the lóg both true and clean
 With doses of expunging cream.
 In one and ten of forty-seven,
 We started the trip for Treasure Island.
 Many a chore of calking seams,
 Developed to draw us from off the beam.

Many a splice was made in the rope,
 But with every one we gained in hope.
 Each two years we make the trip
 To Treasure Island for more than a tip.
 In seas of pain and some of pleasure,
 We finally reached the vaults of treasure.

By words and acts of near a billion.
 We won the day for many a million.
 The object of the trip, you know
 Was to get the where-with-all to pay,
 The I.O.U.'s of those who serve
 The Grand Old State of Iowa.
 We came off better than we knew;
 On every hand throughout the land,
 We hear the cheers of those whose stake
 Is in the Welfare of the State.

The trip is almost through;
 Some of this crew may never sail
 Again, in this ship so strong and hale;
 But we will sail our ships some way,
 In the hopes that some bright day
 This faithful crew and Governor Blue
 Will greet, where time and eternity meet.

Troeger of Wapello asked and obtained unanimous consent to have the poem by H. A. Moore printed in the journal.

Nicholas of Cerro Gordo rose under the question of personal privilege and requested the poem by Kester of Ringgold be read.

"52 Club" Theme Song

We're called the Baby Legislators,
 All the session long,
 We've learned, and worked and studied faithfully,
 And helped make all laws strong.

Now we're seasoned in law-making,
 As adjournment time draws near.
 We're the seasoned "52 Club",
 We prize our friendships dear.

We've run the course, and stood together,
In united effort strong,
And now we're pledging full allegiance,
To our ideals all life long.

We're grads from this our freshman session,
We rejoice in united song,
Association here together,
We'll remember through life long.

Nicholas of Cerro Gordo asked and obtained unanimous consent to have the poem by George B. Kester printed in the journal.

Koch of Palo Alto introduced to the House his daughter, Margaret Jean.

Burkman of Polk presented to the House fifteen students from grades five, six, seven and eight of the Pleasant Hill Polk Rural school and their instructor, Rowena Perry.

Klemesrud of Winnebago presented to the House, the play cast from the Thompson High School and their instructor, Donald Johnston.

PETITION

Hinrichs of Iowa presented a telegram signed by the Marengo Fish and Game Club of 250 members urging support of the appropriation bill Senate File 389.

Referred to committee on conservation of resources.

REPORT OF COMMITTEE

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 473, a bill for an act appropriating 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.

HARRY E. WEICHMAN, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 277 and 539; and House Joint Resolution 4, under Rule 72.

Good of Boone, chairman of the special committee to investigate the Schick General Hospital property, filed the following report:

REPORT OF COMMITTEE TO INVESTIGATE SCHICK HOSPITAL

MR. SPEAKER:

Your committee appointed April 14, 1947, to make a personal inspection and study of the Schick General Hospital at Clinton, Iowa, begs leave to make the following report:

That on April 15, 1947, the members of your committee consisting of C. G. Good, Harry E. Weichman, Ernest T. Smith, Lawrence M. Boothby, David G. Ainsworth and H. W. Walter made a trip to Clinton, Iowa, and inspected the property with a view of acquiring it for use by the state of Iowa as a mental hospital.

After careful deliberation, your committee has arrived at the following conclusions:

1. Until it has been determined that these facilities will not be made available as a Veterans' Hospital and Rehabilitation Center, the state should not consider its acquisition.

2. The size and extent of the project appears to be considerably in excess of the immediate needs of the state.

3. The buildings are not suitable for mental patients because they are set in close proximity to each other.

4. The type and apparent temporary character of construction is such that it would entail considerable unknown expenditures to remodel to suit the needs of the state.

5. The shortage or lack of hospital personnel at the present time makes questionable the ability to operate an additional institution.

6. Sufficient acreage is not available for farming, dairying and gardening essential to state institutions.

7. The cost of gas, water, electricity and coal approximates \$100,000.00 per year.

8. There are no railroad facilities to the area.

9. The government has imposed certain conditions upon the state of Iowa, which are not feasible, if acquisition is made.

C. G. GOOD.

HARRY E. WEICHMAN.

ERNEST T. SMITH.

LAWRENCE M. BOOTHBY.

DAVID G. AINSWORTH.

H. W. WALTER.

Good of Boone offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 28

Whereas, The Schick General Hospital is offered for sale by the United States War Assets Administration pursuant to the powers and authority contained in the provisions of the Surplus Property Act of 1944; and

Whereas, Investigation of said offer was deemed advisable by the Fifty-second General Assembly of Iowa, a committee consisting of six (6) members of the Senate appointed by the President thereof, and six (6) members of the House of Representatives appointed by the Speaker thereof, made a personal and reasonably thorough inspection of Schick General Hospital, and carefully considered the terms and conditions on which it was offered to the state of Iowa; and

Whereas, Said committee after an inspection of the property and study of the conditions of the sale thereof, respectfully submits its findings and recommendations as follows to wit:

(1) Until it has been determined that these facilities will not be made available as a Federal Hospital and Rehabilitation Center the state should not consider its acquisition;

(2) The size and extent of the project appears to be considerably in excess of the immediate needs of the state;

(3) The buildings are not suitable for mental patients, because they are set in close proximity to each other;

(4) The type and apparent temporary character of construction is such that it would entail considerable unknown expenditures to remodel to suit the needs of the state;

(5) The shortage or lack of hospital personnel at the present time makes questionable the ability to operate an additional institution;

(6) Sufficient acreage is not available for farming, and gardening essential to state institutions;

(7) The cost of gas, water, electricity and coal approximates \$100,000.00 per year;

(8) There are no direct railroad facilities to the area;

(9) The government has imposed certain conditions upon the state of Iowa, which are not feasible if acquisition is made;

Now, Therefore,

Be It Resolved by the House, the Senate Concurring: That the Schick General Hospital, located at Clinton, Iowa, and offered for sale by the United States War Assets Administration to the state of Iowa, be not purchased or acquired by the state of Iowa.

Laid over under rule 34.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 470, a bill for an act relating to the Highway Patrol.

Also: That the Senate has concurred in the House amendment to and passed Senate File 147, a bill for an act relating to occupational disease.

Also: That the Senate has concurred in the House amendments to and passed Senate File 157, a bill for an act providing for the taxation of sale, furnishing or servicing of heat.

Also: That the Senate has concurred in the House amendment to and passed Senate File 208, a bill for an act relating to sale and use tax.

Also: That the Senate has refused to concur in House amendment to Senate File 236, a bill for an act relating to compensation of inheritance tax appraisers.

Also: That the House return to the Senate for further consideration House File 466, a bill for an act relating to Bang's disease.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 470, a bill for an act to amend chapter eighty (80), Code 1946, relating to the Highway Patrol.

Read first time and referred to sifting committee.

SPECIAL COMMITTEE APPOINTED

The Speaker announced the appointment of the following members to the special committee, on the part of the House, as provided for in House Joint Resolution 3: Donohue of Cedar, chairman, Olson of Mitchell and Brown of Mahaska.

SPECIAL ORDER OF BUSINESS

Bryson of Hardin asked and obtained unanimous consent to have Senate File 109 made a special order of business for 1:30 p.m. Monday, April 21, 1947.

HOUSE FILE 466 RETURNED TO THE SENATE

Smith of Clayton asked and obtained unanimous consent to have House File 466 returned to the Senate as requested.

ADOPTION OF CONFERENCE COMMITTEE REPORT

Hicklin of Louisa called up the following report of conference committee on House File 54 and moved its adoption:

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 54

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

We, the conference committee appointed to consider the difference between the Senate and the House on House File 54, relating to the compensation of State Examiners and Assistant State Examiners, begs leave to report that we have had the same under consideration and desire to recommend as follows: Strike sections 2, 3, 4 and 5 and substitute in lieu thereof the following:

Sec. 2. County, municipal and school examiners and their assistants shall be paid a per diem of not to exceed ten dollars each for each day they actually work, and their actual and necessary expenses. Said pay-

ment shall be made from the general fund on certification of the auditor of state, and the general fund shall be reimbursed as provided in sections eleven point twenty (11.20) and eleven point twenty-one (11.21), Code 1946.

Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Davis County Republican, a newspaper published at Bloomfield, Iowa, and in the Chariton Herald-Patriot, a newspaper published at Chariton, Iowa.

Respectfully submitted,

M. F. HICKLIN.

A. D. CLEM.

D. A. DONOHUE.

GEORGE FAUL.

GUY G. BUTLER.

IRVING D. LONG.

W. INGALLS.

H. M. KNUDSON.

On the part of the House.

On the part of the Senate.

Motion prevailed and report of the conference committee on House File 54, a bill for an act to amend section eleven point eight (11.8), eleven point nine (11.9), Code 1946, relating to the compensation of state examiners and assistant state examiners and to repeal sections eleven point twenty (11.20) and eleven point twenty-one (11.21), Code 1946, was adopted.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend the title to House File 54 by striking all of same and inserting in lieu thereof the following:

"A bill for an act relating to the compensation and expenses of county, municipal and school examiners and their assistants, and providing payment therefor."

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:

Ainsworth	Davis	Good	Klemesrud
Anderson	De Groote	Graham	Knickerbocker
Avery	Donohue	Hansen	Koch
Baker	Duffield	Hedin	Kosek
Beman	Duffy	Hendrix	Krall
Bents	Eckels	Hicklin	Landsness
Bloom	Edwards	Hinrichs	Langland
Bockwoldt	Fiene	Humbert	Lawrence
Boothby	Fimmen	Huston	Lundy
Brown of Monona	Fletcher	Kester	Lynes
Burkman	Fulk	Kilpatrick	McEleney
Datisman	Gannaway	King	McFarlane

Mills	Pieper	Smith of	Walter of
Moore	Poston	Des Moines	Marshall
Morrissey	Rankin	Smith of Madison	Walter of
Nelson of	Redman	Stemberg	Pottawattamie
Buchanan	Reed	Stevens	Watson
Nelson of	Robb	Tesmer	Weichman
Woodbury	Schwengel	Troeger	Weiss
Nielsen	Scott	Turner	Wellington
Noble	Shepard	Utzig	Williams
Olson	Siefkas	Van Eaton	Wilson
Patrick	Smith of Clayton		Mr. Speaker

The nays were: none.

Absent or not voting, 22:

Bass	Frei	Lucken	Robinson
Beardsley	Ingalls	Neal	Saylor
Brown of	Kerr	Nicholas	Sloane
Mahaska	Kruse	Norland	Strawman
Bryson	Long	Prange	Walker
Butler	Loss	Putney	

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

CONSIDERATION OF SENATE AMENDMENTS

House File 270, a bill for an act to create a state hospital-school for severely handicapped persons and to provide funds for its establishment and maintenance; to amend sections two hundred sixty-two point seven (262.7), two hundred ninety-nine point seventeen (299.17), two hundred ninety-nine point eighteen (299.18), and two hundred seventy point four (270.4), two hundred seventy point five (270.5), two hundred seventy point six (270.6), two hundred seventy point seven (270.7), two hundred seventy point eight (270.8), Code 1946, all relating to education in institutions governed by the state board of education, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 270

Amend House File 270 as follows:

1. By striking from lines 6, 7 and 8 of section 1 the last sentence of said section and insert the following: "Such hospital-school shall be conducted in conjunction with the activities of the University of Iowa Children's Hospital."

2. By striking from lines 9, 10, 11, 12 and 13 of section 4 the last sentence of said section.

3. By adding a new section as follows:

"Sec. —. The board of education is authorized to accept, for the benefit of such hospital-schools, gifts, devises, or bequests of property, real or personal including grants from the federal government. Said

board may exercise such powers with reference to the management, sale, disposition, investment, or control of property so given, devised, or bequeathed, as may be deemed essential to its preservation and the purposes for which made. No contribution or grant shall be received or accepted if any condition is attached as to its use or administration other than it be used for aid to such hospital-schools as provided in this act."

McFarlane of Black Hawk moved that the House concur in Senate amendment to House File 270.

Motion prevailed and the House concurred in Senate amendment to House File 270.

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, 91:

Ainsworth	Fletcher	Lundy	Sloane
Anderson	Frei	Lynes	Smith of Clayton
Avery	Gannaway	McEleney	Smith of
Baker	Good	McFarlane	Des Moines
Beardsley	Graham	Mills	Smith of Madison
Beman	Hansen	Moore	Steinberg
Bents	Hedin	Morrissey	Stevens
Bloom	Hicklin	Neal	Tesmer
Bockwoldt	Hinrichs	Nicholas	Troeger
Boothby	Humbert	Noble	Turner
Brown of	Ingalls	Norland	Utzig
Mahaska	Kerr	Olson	Van Eaton
Bryson	Kester	Pieper	Walter of
Burkman	Kilpatrick	Poston	Marshall
Butler	King	Prange	Walter of
Datisman	Klemesrud	Rankin	Pottawattamie
De Groot	Knickerbocker	Redman	Watson
Donohue	Koch	Reed	Weichman
Duffield	Kosek	Robb	Weiss
Duffy	Krall	Robinson	Wellington
Eckels	Landsness	Schwengel	Williams
Edwards	Langland	Scott	Wilson
Fiene	Lawrence	Shepard	Mr. Speaker
Fimmen	Lucken	Siefkas	

The nays were: none.

Absent or not voting, 17:

Bass	Hendrix	Nelson of	Patrick
Brown of Monona	Huston	Buchanan	Putney
Davis	Kruse	Nelson of	Saylor
Fulk	Long	Woodbury	Strawman
	Loss	Nielsen	Walker

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

House File 524, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, to the state tax commission for salaries, support and maintenance of the personal and corporation income, sales and use tax divisions, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 524

Amend House File 524 as follows:

1. By striking from lines 5 and 6 of section 1 the words "five hundred seventy-seven thousand five hundred dollars (\$577,500.00)" and inserting in lieu thereof the words and figures "five hundred ninety-two thousand five hundred dollars (\$592,500.00)".
2. By striking from line 10 of section 1 the figures "\$577,500.00" and inserting in lieu thereof the words and figures "five hundred ninety-two thousand five hundred dollars, (\$592,500.00)."

Weichman of Benton moved that the House concur in Senate amendment to House File 524.

Motion prevailed and the House concurred in Senate amendment to House File 524.

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	Good	McEleney	Shepard
Avery	Graham	McFarlane	Sloane
Baker	Hansen	Mills	Smith of Clayton
Beman	Hedin	Moore	Smith of
Bloom	Hicklin	Neal	Des Moines
Bockwoldt	Hinrichs	Nelson of	Smith of Madison
Boothby	Humbert	Buchanan	Steinberg
Brown of	Ingalls	Nicholas	Stevens
Mahaska	Kerr	Nielsen	Troeger
Burkman	Kester	Norland	Turner
Butler	Kilpatrick	Olson	Van Eaton
Datisman	King	Patrick	Walter of
Davis	Klemesrud	Pieper	Marshall
Donohue	Knickerbocker	Poston	Walter of
Duffield	Koch	Prange	Pottawattamie
Duffy	Kosek	Rankin	Watson
Eckels	Krall	Redman	Weichman
Edwards	Landsness	Reed	Weiss
Fimmen	Langland	Robb	Wellington
Fletcher	Lawrence	Robinson	Williams
Frei	Lundy	Schwengel	Wilson
Gannaway	Lynes	Scott	Mr. Speaker

The nays were: none.

Absent or not voting, 25:

Ainsworth	Fiene	Lucken	Saylor
Bass	Fulk	Morrissey	Siefkas
Beardsley	Hendrix	Nelson of	Strawman
Bents	Huston	Woodbury	Tesmer
Brown of Monona	Kruse	Noble	Utzig
Bryson	Long	Putney	Walker
De Groot	Loss		

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

HOUSE FILE 536 TAKEN FROM THE TABLE

Utzig of Dubuque moved to take House File 536 from the table.

On the question "Shall House File 536 be taken from the table?"

The ayes were, 73:

Ainsworth	Hendrix	Moore	Smith of
Avery	Hicklin	Morrissey	Des Moines
Baker	Hinrichs	Nelson of	Stevens
Bents	Humbert	Buchanan	Strawman
Bloom	Huston	Nelson of	Troeger
Brown of	Kerr	Woodbury	Turner
Mahasaka	Kester	Nielsen	Utzig
Burkman	Kilpatrick	Noble	Van Eaton
Datisman	King	Norland	Walter of
Donohue	Klemesrud	Olson	Marshall
Duffy	Knickerbocker	Patrick	Walter of
Eckels	Koch	Prange	Pottawattamie
Fiene	Kosek	Rankin	Watson
Fimmen	Krall	Redman	Weichman
Fletcher	Landsness	Reed	Weiss
Frei	Langland	Robb	Wellington
Gannaway	Lawrence	Schwengel	Williams
Good	Lundy	Scott	Wilson
Graham	Lynes	Shepard	Mr. Speaker
Hedin	McFarlane	Smith of Clayton	

The nays were, 13:

Beman	Davis	Ingalls	Poston
Bockwoldt	De Groot	Mills	Siefkas
Boothby	Edwards	Pieper	Smith of Madison
Butler			

Absent or not voting, 22:

Anderson	Fulk	McEleney	Saylor
Bass	Hansen	Neal	Sloane
Beardsley	Kruse	Nicholas	Steinberg
Brown of Monona	Long	Putney	Tesmer
Bryson	Loss	Robinson	Walker
Duffield	Lucken		

Motion prevailed and House File 536 was taken from the table.

CONSIDERATION OF BILLS

House File 536, a bill for an act to amend subsections two (2), three (3) and four (4) of section six hundred one point one hundred thirty-one (601.131), Code 1946, relating to the compensation of justices of the peace and constables, was taken up for consideration.

Smith of Clayton asked and obtained unanimous consent to withdraw the following amendments proposed by him:

Amend House File 536, section 3, by striking lines one (1) to six (6) inclusive and substituting in lieu thereof the following: "Justices of the Peace and Constables in townships having a population of over 12,000 shall pay into the county treasury all fees collected each year in excess of the following sums:"

Amend subsection (b) of section 3 by striking in line twelve (12), the words "or more" and substituting in lieu therefor "and under 40,000."

Amend by striking all of section 4 and substituting in lieu thereof the following: "Justices and constables in all townships shall pay into the county treasurer all civil and/or criminal fees collected by them in excess of the amount allowed them under this act."

Smith of Clayton offered the following amendment and moved its adoption:

Amend House File 536, section four (4), line two (2) by striking the words and figures "ten thousand (10,000) and over" and inserting in lieu thereof the words and figures "twelve thousand (12,000) to fifty thousand (50,000)".

Amendment adopted.

Knickerbocker 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, 80:

Ainsworth	Datisman	Hansen	Knickerbocker
Anderson	Davis	Hedin	Kock
Avery	De Groote	Hendrix	Kosek
Baker	Donohue	Hicklin	Krall
Bents	Duffy	Hinrichs	Landsness
Bloom	Eckels	Humbert	Langland
Bockwoldt	Fiene	Huston	Lawrence
Boothby	Fimmen	Ingalls	Lundy
Brown of Mahaska	Fletcher	Kerr	Lynes
Brown of Monona	Frei	Kester	McFarlane
Burkman	Gannaway	Kilpatrick	Morrissey
Butler	Good	King	Nelson of Buchanan
	Graham	Klemesrud	

Nielsen	Reed	Stevens	Walter of
Noble	Schwengel	Strawman	Pottawattamie
Norland	Scott	Troeger	Watson
Olson	Shepard	Turner	Weichman
Patrick	Smith of Clayton	Utzig	Weiss
Prange	Smith of	Van Eaton	Wellington
Rankin	Des Moines	Walter of	Williams
Redman	Steinberg	Marshall	Wilson
			Mr. Speaker

The nays were, 3:

Edwards	Pieper	Poston
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Absent or not voting, 25:

Bass	Long	Nelson of	Saylor
Beardsley	Loss	Woodbury	Siefkas
Beman	Lucken	Nicholas	Sloane
Bryson	McEleney	Putney	Smith of Madison
Duffield	Mills	Robb	Tesmer
Fulk	Moore	Robinson	Walker
Kruse	Neal		

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

Senate File 375, a bill for an act to amend section three hundred forty point four (340.4), Code 1946, relating to deputy treasurer and clerks, was taken up for consideration.

Fulk of Page offered the following amendment and moved its adoption:

Amend Senate File 375 by striking all after the enacting clause and inserting in lieu thereof the following: Chapter three hundred forty-one (341) of the 1946 Code is hereby amended by adding thereto as a new section the following: "In any county in which there exists a city, not the county seat, having a population of six thousand (6000) or over, the treasurer may appoint a resident deputy collector of taxes for such city and vicinity under bond as provided for other deputies, and said deputy shall be allowed a reasonable compensation, to be fixed by the board of supervisors, for the time he is employed as hereinafter provided. Such resident deputy collector shall maintain an office in such city for a period of approximately five weeks each spring and fall, such periods to terminate on April 1 and October 1 respectively or as soon thereafter as possible. The treasurer in such case shall prepare the necessary books and records for such deputy each year, and the board of supervisors is authorized to allow payment of incidental expenses pertaining to the operation of such office, not to exceed one hundred dollars per year."

Amendment adopted.

Fulk of Page offered the following amendment to the title and moved its adoption:

Amend Senate File 375 by striking the title and inserting in lieu thereof the following:

"A bill for an act relating to resident county deputy collectors of taxes."

Amendment to the title 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, 82:

Ainsworth	Good	McFarlane	Smith of
Anderson	Graham	Mills	Des Moines
Avery	Hedin	Moore	Smith of Madison
Baker	Hinrichs	Morrissey	Steinberg
Beman	Humbert	Nelson of	Stevens
Bents	Huston	Buchanan	Strawman
Bloom	Kerr	Noble	Tesmer
Bockwoldt	Kester	Norland	Troeger
Boothby	Kilpatrick	Olson	Turner
Brown of Monona	King	Pieper	Utzig
Burkman	Klemesrud	Poston	Van Eaton
Butler	Knickerbocker	Prange	Walter of
Datisman	Koch	Rankin	Marshall
Davis	Kosek	Redman	Walter of
Donohue	Krall	Reed	Pottawattamie
Duffy	Landsness	Robb	Watson
Eckels	Langland	Robinson	Weiss
Fimmen	Lawrence	Scott	Wellington
Fletcher	Lucken	Shepard	Williams
Frei	Lundy	Siefkas	Wilson
Fulk	Lynes	Smith of Clayton	Mr. Speaker
Gannaway	McEleney		

The nays were: none.

Absent or not voting, 26:

Bass	Edwards	Long	Patrick
Beardsley	Fiene	Loss	Putney
Brown of	Hansen	Neal	Saylor
Mahaska	Hendrix	Nelson of	Schwengel
Bryson	Hicklin	Woodbury	Sloane
De Groote	Ingalls	Nicholas	Walker
Duffield	Kruse	Nielsen	Weichman

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

SENATE FILE 389 SUBSTITUTED FOR HOUSE FILE 277

Morrissey of Jasper asked and obtained unanimous consent to substitute Senate File 389 for House File 277.

Senate File 389, a bill for an act to appropriate from the general fund of the State of Iowa to the state conservation commission funds for acquisition, construction and development of lands and waters, was taken up for consideration.

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, 93:

Ainsworth	Fimmen	Lawrence	Scott
Anderson	Frei	Lucken	Shepard
Avery	Fulk	Lundy	Siefkas
Baker	Gannaway	Lynes	Sloane
Beardsley	Good	McEleney	Smith of Clayton
Beman	Graham	McFarlane	Smith of
Bents	Hansen	Mills	Des Moines
Bloom	Hedin	Morrissey	Smith of Madison
Bockwoldt	Hendrix	Neal	Steinberg
Boothby	Hicklin	Nelson of	Stevens
Brown of	Hinrichs	Woodbury	Strawman
Mahaska	Humbert	Nicholas	Tesmer
Brown of Monona	Huston	Nielsen	Troeger
Bryson	Kerr	Noble	Turner
Burkman	Kester	Olson	Utzig
Butler	Kilpatrick	Patrick	Van Eaton
Datisman	King	Pieper	Walter of
Davis	Klemesrud	Prange	Pottawattamie
De Groote	Knickerbocker	Rankin	Watson
Donohue	Koch	Redman	Weiss
Duffield	Kosek	Reed	Wellington
Duffy	Krall	Robb	Williams
Eckels	Landsness	Robinson	Wilson
Edwards	Langland	Schwengel	Mr. Speaker
Fiene			

The nays were, 5:

Ingalls	Norland	Walter of	Weichman
Nelson of		Marshall	
Buchanan			

Absent or not voting, 10:

Bass	Long	Poston	Saylor
Fletcher	Loss	Putney	Walker
Kruse	Moore		

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

Morrissey of Jasper moved to reconsider the vote by which Senate File 389 passed the House, and that the motion to reconsider be laid on the table.

Motion prevailed.

COMMITTEE OF THE WHOLE

Van Eaton of Woodbury moved that the House resolve itself into a committee of the whole on Monday morning, April 21, 1947, for the purpose of having a public hearing to consider Senate File 109.

McFarlane of Black Hawk moved the previous question.

Motion prevailed.

Roll call was demanded.

On the question "Shall the House resolve itself into a committee of the whole on Monday morning, April 21, 1947?"

The ayes were, 42:

Avery	Hansen	Neal	Scott
Beardsley	Hedin	Nelson of	Siefkas
Bloom	Koch	Woodbury	Sloane
Brown of	Kosek	Nielsen	Steinberg
Mahaska	Krall	Noble	Utzig
Butler	Lawrence	Norland	Van Eaton
De Groote	Long	Olson	Walter of
Duffy	Lucken	Poston	Pottawattamie
Fiene	Lundy	Prange	Weiss
Fulk	McEleney	Robb	Wilson
Gannaway	Moore	Schwengel	Mr. Speaker
Graham			

The nays were, 59:

Ainsworth	Fimmen	Landsness	Shepard
Anderson	Fletcher	Langland	Smith of Clayton
Baker	Frei	Lynes	Smith of
Beman	Good	McFarlane	Des Moines
Bents	Hendrix	Mills	Smith of Madison
Bockwoldt	Hicklin	Morrissey	Stevens
Boothby	Hinrichs	Nelson of	Tesmer
Brown of Monona	Humbert	Buchanan	Troeger
Bryson	Huston	Nicholas	Turner
Burkman	Ingalls	Patrick	Walter of
Datisman	Kerr	Pieper	Marshall
Davis	Kester	Rankin	Watson
Donohue	Kilpatrick	Redman	Weichman
Duffield	King	Reed	Wellington
Eckels	Klemesrud	Robinson	Williams
Edwards	Knickerbocker		

Absent or not voting, 7:

Bass	Loss	Saylor	Walker
Kruse	Putney	Strawman	

Motion lost.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House File 466, a bill for an act relating to the control and eradication of Brucellosis.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENT TO HOUSE FILE 466

Amend House File 466 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section one hundred sixty-four point one (164.1) by adding at the end the following paragraph:

'Official calthood vaccination shall mean the vaccination of the calf between the ages of four months and eight months with Brucella Abortus Vaccine strain number nineteen (19) or such other vaccine as may hereafter be approved by U. S. Bureau of Animal Industry, which calf shall have been vaccinated by a licensed accredited veterinarian according to the rules and regulations established by the Secretary of Agriculture; also, a vaccination shall further mean that the calf shall have proved negative to an agglutination test, a blood sample for which shall have been drawn at any time within 20 days prior to vaccination. The officially vaccinated animal shall also be identified by a tattoo mark and such tattoo mark shall be described in a certificate furnished by the attending veterinarian.

'Within 30 days following such vaccination, the attending veterinarian shall supply the owner with a certificate of vaccination. The veterinarian shall retain a copy of same and forward a copy to the local office of the U. S. Bureau of Animal Industry and also a copy to the Iowa Department of Agriculture. The veterinarian's certificate covering the official vaccination shall entitle the vaccinated animal to be consigned to sales and exhibited at shows, within the state until they shall have reached the age of thirty-eight (38) months.'

"Sec. 2. Amend chapter one hundred sixty-four (164) by adding at the end thereof the following section: 'Reciprocity. The Secretary of Agriculture of the State of Iowa is hereby authorized and directed to enter into reciprocal agreements with other states to the end that cattle which are covered by certificates of vaccination in the State of Iowa and other states may be transported and sold in interstate commerce between the State of Iowa and such other states which enter in reciprocal agreements.'"

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had signed the following bills: April 16, 1947, House Files 192, 208, 243, 272, 321, 458, 494 and 499. Also, House Joint Resolution 1; April 17, 1947, House Files 21, 120, 269, 324 and 337; April 17, 1947, House Files 64, 106 and 512.

MESSAGES FROM THE GOVERNOR

The following communications were received from the Governor:

April 18, 1947

Honorable Gustav T. Kuester
Speaker of the House
State House
Des Moines, Iowa

Dear Speaker Kuester:

I am returning herewith House File 204 which I have disapproved. This act purports to transfer \$5,742.18 collected by the Treasurer of

Dallas county from a citizens special fund for the retiring of special assessment certificates issued in connection with municipal improvements in cities and towns of Dallas county. In the first instance, this money belongs to the holder of the certificates. If, however, the certificates are outlawed and have not been presented, then this money should belong first of all to the property owner who paid the special assessment in to the county treasurer, or his successor in interest; and secondly, it should belong to the citizens of the municipality, where the property against which the special assessments were levied, is located.

While the bill submitted is not designated as a legalizing act, it is in effect such. The principle of a legalizing act is to correct some minor defect in the carrying out of some authority already provided for in the statute. It is not intended to be used to make legal acts which were void or invalid *Ab Initio*. There is no authority in the statute authorizing the county to levy a tax against a selected group of properties located in cities and towns, and to spend the proceeds of such tax for the general purpose of the whole county. The result of this act, however, would be to do just that thing.

I have, therefore, disapproved House File 204 and return same herewith.

Respectfully submitted,

ROBERT D. BLUE

Governor of Iowa.

April 18, 1947

Honorable Gustav T. Kuester
Speaker of the House
State House
Des Moines, Iowa

Dear Speaker Kuester:

I am returning herewith House File 136 which I have disapproved for the following reasons:

As a general rule, taxes which are voluntarily paid do not secure to the person who pays the taxes any lien upon the property or right of recovery from the person owning the property. There is grave doubt in my mind whether a provision for a lien contained in the bill submitted adequately covers all the contingencies which might arise and sufficiently protect the state against loss from any taxes that might be paid under the provisions under this act.

The monies which would be paid out under the provisions of this act would amount at least to \$200,000 a year and would probably steadily increase in amount. The full amount thereof would have to be paid from state funds, and no part thereof would be matched by federal monies. The net effect of the bill would be to reduce the amount of funds available to pay for food and clothing to old-age assistance recipients. If the state failed to increase the amount of appropriations, not only by the \$200,000 so paid out, but also by the full amount of the Federal funds available to match this sum, would be deducted from the money available for food and clothing. The net effect of the bill, therefore, would be to reduce the amount available for food and clothing to old-age assist-

ance recipients in the amount of between four and five hundred thousand dollars.

I have, therefore disapproved this bill and return it to you herewith.

Respectfully submitted,

ROBERT D. BLUE

Governor of Iowa.

AMENDMENTS FILED

Amend House File 466 section 1 by inserting the words "Code 1946" in line two (2) following the figures one hundred sixty four point one (164.1).

Amend section 2 by inserting the words "Code 1946" in line one (1) following the figures one hundred sixty four (164).

SMITH of Clayton.

Amend House File 535, by striking out all of the bill after the enacting clause, and stating in place of the matter so stricken, the following:

Amend section 614.1 of the Code, by striking the words "one year" in line 19 of subsection 3 of said section 614.1, and inserting in lieu thereof the words "six months."

DUFFIELD of Guthrie.

Amend Senate File 109 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. It is declared to be the policy of the State of Iowa that no person within its boundaries shall be deprived of the right to work at his chosen occupation for any employer because of membership in, affiliation with, withdrawal or expulsion from, or refusal to join, any labor union, organization, or association, and any contract which contravenes this policy is illegal and void.

Sec. 2. It shall be unlawful for any person, firm, association or corporation to refuse or deny employment to any person because of membership in, or affiliation with, or resignation or withdrawal from, a labor union, organization or association, or because of refusal to join or affiliate with a labor union, organization or association.

Sec. 3. It shall be unlawful for any person, firm, association, corporation or labor organization to enter into any understanding, contract or agreement, whether written or oral, to exclude from employment members of a labor union, organization or association, or persons who do not belong to, or who refuse to join, a labor union, organization or association, or because of resignation or withdrawal therefrom.

Sec. 4. It shall be unlawful for any person, firm, association, labor organization or corporation, or political subdivision, either directly or indirectly, or in any manner or by any means as a prerequisite to or a condition of employment to require any person to pay dues, charges, fees, contributions, fines or assessments to any labor union, labor association or labor organization.

Sec. 5. It shall be unlawful for any person, firm, association, labor organization or corporation to deduct labor organization dues, charges,

fees, contributions, fines or assessments from an employee's earnings, wages or compensation, unless the employer has first been presented with an individual written order therefor signed by the employee, and by his or her spouse, if married, in the manner set forth in section five hundred thirty-nine point four (539.4), Code 1946, which written order shall be terminable at any time by the employee giving at least thirty days written notice of such termination to the employer.

Sec. 6. Any person, firm, association, labor organization, or corporation or any director, officer, representative, agent or member thereof, who shall violate any of the provisions of this act or who shall aid and abet in such violation shall be deemed guilty of a misdemeanor.

Sec. 7. Additional to the penal provisions of this act, any person, or any labor union, labor association or labor organization, or any officer, representative, agent or member thereof may be restrained by injunction from doing or continuing to do any of the matters and things prohibited by this act, and all of the provisions of the law relating to the granting of restraining orders and injunctions, either temporary or permanent, shall be applicable.

Sec. 8. If any provision of this act or the application of such provision to any person or circumstances, shall be held invalid, the remainder of this act, or the application of such provision to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby.

Sec. 9. The provisions of this act shall not apply to employers or employees covered by the Federal Railroad Labor Act.

Sec. 10. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Rake Register, a newspaper published at Thompson, Iowa, and Iowa Falls Citizen, a newspaper published at Iowa Falls, Iowa.

Amend the title by inserting after the word "violations" in the last line, the words "and relief by injunction to prevent or stop violations."

BURKMAN of Polk.

KLEMESRUD of Winnebago.

REDMAN of Sac.

GOOD of Boone.

REED of Jefferson.

BRYSON of Hardin.

DONOHUE of Cedar.

Amend House Resolution 8 by adding thereto the following paragraph:
"Be It Further Resolved that in the event the costs of the improvements and installations not definitely known at this time be of substantial amount approval shall be had by the legislative committee on retrenchment and reform before plans are concluded for proceeding therewith."

OLSON of Mitchell.

Amend the amendment by Nelson of Woodbury filed February 6, 1947, to House Joint Resolution Four (4) by striking from lines nine (9) and ten (10) of said amendment the following: "speaker of the house and".

Further amend by striking from lines three (3) and four (4) the word "three" and substituting in lieu thereof the word "two".

NELSON of Woodbury.

Amend Senate File 109 by striking from section 4 in line 1 the word "labor."

NELSON of Woodbury.

Amend Senate File 109, section 1, line 6, by striking therefrom the word "labor."

NELSON of Woodbury.

Amend Senate File 109 by striking out of section 3 at lines 7, 8 and 9 the following words: "and by his or her spouse if married, in the manner set forth in section five hundred thirty-nine point four (539.4), Code 1946."

NELSON of Woodbury.

Amend section 3 of Senate File 109 by striking out the words "labor organization" in line 3 thereof.

NELSON of Woodbury.

Amend Senate File 109 by striking out the word "labor" as it appears in section 2 in line 6 before the word "union" and before the word "association" and before the word "organization" in line 7.

NELSON of Woodbury.

Amend Senate File 109 by striking from section 2 in line 2 the word "labor."

NELSON of Woodbury.

1. Amend Senate File 109 by adding the new section 6 as follows:

Section 6. It shall be deemed an exercise of the police power of the state for the protection of the public welfare, health and peace of the people of this state, and in fulfillment of the provisions of the constitution of this state concerning civil rights; and the legislature hereby finds and declares that practices of discrimination against any of its inhabitants because of race, creed, color or national origin are a matter of state concern, that such discrimination threatens not only the rights and proper privileges of its inhabitants but menaces the institutions and foundation of a free democratic state. A state agency is hereby created with power to eliminate and prevent discrimination in employment because of race, creed, color or national origin, either by employers, labor organizations, employment agencies or other persons, and to take other actions against discrimination because of race, creed, color or national origin, as herein provided; and the commission established hereunder is hereby given general jurisdiction and power for such purposes.

2. Amend Senate File 109 by adding the new section 7 as follows:

Section 7. The opportunity to obtain employment without discrimination because of race, creed, color or national origin is hereby recognized as and declared to be a civil right.

3. Amend Senate File 109 by adding the new section 8 as follows:

Section 8. When used in this chapter:

1. The term "person" includes one or more individuals, partnerships, associations, corporations, legal representatives, trustees, trustees in bankruptcy, or receivers.

2. The term "employment agency" includes any person undertaking to procure employees or opportunities to work.

3. The term "labor organization" includes any organization which exists and is constituted for the purpose, in whole or in part, of collective bargaining or of dealing with employers concerning grievances, terms or conditions of employment, or of other mutual aid or protection in connection with employment.

4. The term "unlawful employment practice" includes only those unlawful employment practices specified in section twelve (12) of this chapter.

5. The term "employer" does not include a club exclusively social, or a fraternal, charitable, educational or religious association or corporation, if such club, association or corporation is not organized for private profit, nor does it include any employer with fewer than six persons in his employ.

6. The term "employee" and this chapter do not include any individual employed by his parents, spouse or child, or in the domestic service of any person.

7. The term "commission", unless a different meaning clearly appears from the context, means the state commission against discrimination created by this chapter.

8. The term "national origin" shall, for the purposes of this chapter, include "ancestry."

4. Amend Senate File 109 by adding the new section 9 as follows:

Section 9. There is hereby created in the executive department a state commission against discrimination. Such commission shall consist of three members, to be known as commissioners, who shall be appointed by the governor, by and with the advice and consent of the Senate, and one of whom shall be designated as chairman by the governor. The term of office of each member of the commission shall be for five years, provided, however, that of the commissioners first appointed, one shall be appointed for a term of two years, one for a term of three years, and one for a term of five years.

Any member chosen to fill a vacancy occurring otherwise than by expiration of term shall be appointed for the unexpired term of the member whom he is to succeed. Two members of the commission shall constitute a quorum for the purpose of conducting the business thereof. A vacancy in the commission shall not impair the right of the remaining members to exercise all the powers of the commission.

Each member of the commission shall receive a salary of four thousand dollars a year and shall also be entitled to his expenses actually and necessarily incurred by him in the performance of his duties.

Any member of the commission may be removed by the governor for inefficiency, neglect of duty, misconduct or malfeasance in office, after being given a written statement of the charges and an opportunity to be heard thereon.

5. Amend Senate File 109 by adding the new section 10 as follows:

Section 10. The commission shall formulate policies to effectuate the purposes of this chapter and may make recommendations to agencies and officers of the state or local subdivisions of government in aid of such policies and purposes.

6. Amend Senate File 109 by adding the new section 11 as follows:

Section 11. The commission shall have the following functions, powers and duties:

1. To establish and maintain its principal office in the city of Des Moines, and such other offices within the state as it may deem necessary.

2. To meet and function at any place within the state.

3. To appoint such attorneys, clerks, and other employees and agents as it may deem necessary, fix their compensation within the limitations provided by law, and prescribe their duties.

4. To obtain upon request and utilize the services of all governmental departments and agencies.

5. To adopt, promulgate, amend, and rescind suitable rules and regulations to carry out the provisions of this chapter, and the policies and practice of the commission in connection therewith.

6. To receive, investigate and pass upon complaints alleging discrimination in employment, because of race, creed, color or national origin.

7. To hold hearings, subpoena witnesses, compel their attendance, administer oaths, take the testimony of any person under oath, and in connection therewith, to require the production for examination of any books or papers relating to any matter under investigation or in question before the commission. The commission may make rules as to the issuance of subpoenas by individual commissioners.

No person shall be excused from attending and testifying or from producing records, correspondence, documents or other evidence in obedience to the subpoena of the commission or of any individual commissioner, on the ground that the testimony or evidence required of him may tend to incriminate him or subject him to a penalty or forfeiture, but no person shall be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction, matter or thing concerning which he is compelled, after having claimed his privilege against self-incrimination, to testify or produce evidence, except that such person so testifying shall not be exempt from prosecution and punishment for perjury committed in so testifying. The immunity herein provided shall extend only to natural persons so compelled to testify.

8. To create such advisory agencies and conciliation councils, local, regional or state-wide, as in its judgment will aid in effectuating the purposes of this chapter, and the commission may empower them to study the problems of discrimination in all or specific fields of human relationships or in specific instances of discrimination because of race, creed, color or national origin, and to foster through community effort or otherwise good-will, cooperation and conciliation among the groups and elements of the population of the state, and make recommendations to the commission for the development of policies and procedures in general and in specific instances, and for programs of formal and informal education which the commission may recommend to the appropriate state agency. Such advisory agencies and conciliation

councils shall be composed of representative citizens, serving without pay, but with reimbursement for actual and necessary traveling expenses; and the commission may make provisions for technical and clerical assistance to such agencies and councils and for the expenses of such assistance.

9. To issue such publications and such results of investigations and research as in its judgment will tend to promote good-will and minimize or eliminate discrimination because of race, creed, color or national origin.

10. To render each year to the governor and to the legislature a full written report of all its activities and of its recommendations.

11. To adopt an official seal.

7. Amend Senate File 109 by adding the new section 12 as follows: Section 12. It shall be an unlawful employment practice:

1. For an employer, because of the race, creed, color or national origin of any individual, to refuse to hire or employ or to bar or to discharge from employment such individual or to discriminate against such individual in compensation or in terms, conditions or privileges of employment.

2. For a labor organization, because of the race, creed, color or national origin of any individual, to exclude or to expel from its membership such individual or to discriminate in any way against any of its members or against any employer or any individual employed by an employer.

3. For any employer or employment agency to print or circulate or cause to be printed or circulated any statement, advertisement or publication, or to use any form of application for employment or to make any inquiry in connection with prospective employment, which expresses, directly or indirectly, any limitation, specification or discrimination, as to race, creed, color or national origin, or any intent to make any such limitation, specification or discrimination, unless based upon a bona fide occupational qualification.

4. For any employer, labor organization or employment agency to discharge, expel or otherwise discriminate against any person because he has opposed any practices forbidden under this chapter or because he has filed a complaint, testified or assisted in any proceeding under this chapter.

5. For any person, whether an employer or an employee or not, to aid, abet, incite, compel or coerce the doing of any of the acts forbidden under this chapter, or to attempt to do so.

8. Amend Senate File 109 by adding the new section 13 as follows:

Section 13. Any person claiming to be aggrieved by an alleged unlawful employment practice may, by himself or his attorney-at-law, make, sign and file with the commission a verified complaint in writing which shall state the name and address of the person, employer, labor organization or employment agency alleged to have committed the unlawful employment practice complained of and which shall set forth the particulars thereof and contain such other information as may be required by the commission. The industrial commissioner or attorney-general may, in like manner, make, sign and file such complaint. Any employer

whose employees, or some of them, refuse or threaten to refuse to cooperate with the provisions of this chapter, may file with the commission a verified complaint asking for assistance by conciliation or other remedial action.

After the filing of any complaint, the chairman of the commission shall designate one of the commissioners to make, with the assistance of the commission's staff, prompt investigation in connection therewith; and if such commissioner shall determine after such investigation that probable cause exists for crediting the allegations of the complaint, he shall immediately endeavor to eliminate the unlawful employment practice complained of by conference, conciliation and persuasion. The members of the commission and its staff shall not disclose what has transpired in the course of such endeavors. In case of failure so to eliminate such practice, or in advance thereof if in his judgment circumstances so warrant, he shall cause to be issued and served in the name of the commission, a written notice, together with a copy of such complaint, as the same may have been amended, requiring the person, employer, labor organization or employment agency named in such complaint, hereinafter referred to as respondent, to answer the charges of such complaint at a hearing before two members of the commission, sitting as the commission, at a time and place to be specified in such notice. The place of any such hearing shall be the office of the commission or such other place as may be designated by it. The case in support of the complaint shall be presented before the commission by one of its attorneys or agents, and the commissioner who shall have previously made the investigation and caused the notice to be issued shall not participate in the hearing except as a witness, nor shall he participate in the deliberations of the commission in such case; and the aforesaid endeavors at conciliation shall not be received in evidence. The respondent may file a written verified answer to the complaint and appear at such hearing in person or otherwise, with or without counsel, and submit testimony. In the discretion of the commission, the complainant may be allowed to intervene and present testimony in person or by counsel. The commission or the complainant shall have the power reasonably and fairly to amend any complaint, and the respondent shall have like power to amend his answer. The commission shall not be bound by the strict rules of evidence prevailing in courts of law or equity. The testimony taken at the hearing shall be under oath and transcribed. If, upon all the evidence at the hearing the commission shall find that a respondent has engaged in any unlawful employment practice as defined in this chapter, the commission shall state its findings of fact and shall issue and cause to be served on such respondent an order requiring such respondent to cease and desist from such unlawful employment practice and to take such affirmative action, including (but not limited to) hiring, reinstatement or upgrading of employees, with or without back pay, or restoration to membership in any respondent labor organization, as, in the judgment of the commission, will effectuate the purposes of this chapter, and including a requirement for report of the manner of compliance. If, upon all the evidence, the commission shall find that respondent has not engaged in any such unlawful employment practice, the commission shall

state its findings of fact and shall issue and cause to be served on the complainant or order dismissing the said complaint as to such respondent. A copy of its order shall be delivered in all cases to the industrial commissioner, the attorney-general, and such other public officers as the commission deems proper. The commission shall establish rules of practice to govern, expedite and effectuate the foregoing procedure and its own actions thereunder. Any complaint filed pursuant to this section must be so filed within ninety days after the alleged act of discrimination.

9. Amend Senate File 109 by adding the new section 14 as follows:

Section 14. Any complainant, respondent or other person aggrieved by such order of the commission may obtain judicial review thereof, and the commission may obtain an order of court for its enforcement, in a proceeding as provided in this section. Such proceeding shall be brought in the district court of the state within any county wherein the unlawful employment practice which is the subject of the commission's order occurs or wherein any person required in the order to cease and desist from an unlawful employment practice or to take other affirmative action resides or transacts business. Such proceeding shall be initiated by the filing of a petition in such court, together with a written transcript of the record upon the hearing before the commission, and the issuance and service of a notice of motion returnable at a special term of such court. Thereupon the court shall have jurisdiction of the proceeding and of the questions determined therein, and shall have power to grant such temporary relief or restraining order as it deems just and proper, and to make and enter upon the pleadings, testimony, and proceedings set forth in such transcript an order enforcing modifying, and enforcing as so modified, or setting aside in whole or in part the order of the commission. No objection that has not been urged before the commission shall be considered by the court, unless the failure or neglect to urge such objection shall be excused because of extraordinary circumstances. Any party may move the court to remit the case to the commission in the interests of justice for the purpose of adducing additional specified and material evidence and seeking findings thereon, provided he shows reasonable grounds for the failure to adduce such evidence before the commission. The findings of the commission as to the facts shall be conclusive if supported by sufficient evidence on the record considered as a whole. All such proceedings shall be heard and determined by the court and by any appellate court as expeditiously as possible and with lawful precedence over other matters. The jurisdiction of the district court shall be exclusive and its judgment shall be final, subject to review by the supreme court in the same manner and form and with the same effect as provided in the supreme court rules for appeals from a final order on judgment. The commission's copy of the testimony shall be available at all reasonable times to all parties for examination without cost and for the purposes of judicial review of the order of the commission. The appeal shall be heard on the record without requirement of printing. The commission may appear in court by one of its attorneys. A proceeding under this section when instituted by any complainant, respondent or other person aggrieved must be

instituted within thirty days after the service of the order of the commission.

10. Amend Senate File 109 by adding the new section 15 as follows:

Section 15. Any person, employer, labor organization or employment agency, who or which shall willfully resist, prevent, impede or interfere with the commission or any of its members or representatives in the performance of duty under this chapter, or shall willfully violate an order of the commission, shall be guilty of a misdemeanor and be punishable by imprisonment in a penitentiary, or county jail, for not more than one year, or by a fine of not more than five hundred dollars, or by both; but procedure for the review of the order shall not be deemed to be such willful conduct.

11. Amend Senate File 109 by adding the new section 16 as follows:

Section 16. The provisions of this chapter shall be construed liberally for the accomplishment of the purposes thereof. Nothing contained in this chapter shall be deemed to repeal any of the provisions of the civil rights law or of any other law of this state relating to discrimination because of race, creed, color or national origin; but, as to acts declared unlawful by section seven (7) of this chapter, the procedure herein provided shall, while pending, be exclusive; and the final determination therein shall exclude any other action, civil or criminal, based on the same grievance of the individual concerned. If such individual institutes any action based on such grievance without resorting to the procedure provided in this chapter, he may not subsequently resort to the procedure herein.

12. Amend Senate File 109 by adding the new section 17 as follows:

Section 12. If any clause, sentence, paragraph or part of this chapter or the application thereof to any person or circumstances, shall, for any reason, be adjudged by a court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder of this chapter.

NELSON of Woodbury.

SPECIAL PROGRAM

Bryson of Hardin rose under the question of personal privilege and introduced to the House Lurene King of Iowa Falls and Mr. Charles Pray of Des Moines.

Lurene King sang several selections accompanied at the piano by Mr. Pray.

On motion by McFarlane of Black Hawk, the House adjourned until 10:00 a.m., Monday, April 21, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 21, 1947.

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

Prayer was offered by the Reverend Z. F. Pauk, pastor of the Memorial Presbyterian church, Cedar Rapids, Iowa.

Journal of April 18 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Kruse of Floyd on request of McFarlane of Black Hawk.

PRESENTATION OF VISITORS

Lawrence of Wapello introduced to the House, the Honorable Wade McReynolds, former member of the House from Wapello county.

Hinrichs of Iowa introduced to the House, his youngest son, Bertrand Eugene Hinrichs.

Krall of Johnson presented to the House, the following from Iowa City: George Krall, Jake Lacander and John Campion. Also Fred Krall of Cedar Rapids.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 473, under Rule 72.

INTRODUCTION OF BILL

House File 542, by committee on appropriations, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1947, and ending June 30, 1949, funds for the institutions under the control of the state board of control.

Read first time and passed on file.

HOUSE INSISTS ON ITS AMENDMENT TO SENATE FILE 236

Duffield of Guthrie moved the House insist on its amendment to Senate File 236.

Motion prevailed.

The Speaker announced the appointment of the following mem-

bers to the conference committee to consider Senate File 236: Nielsen of Pottawattamie; Tesmer of Black Hawk; Duffield of Guthrie and Prange of Marion.

HOUSE AMENDMENT TO SENATE FILE 160

Troeger of Wapello asked and obtained unanimous consent to amend Senate File 160 as follows:

Amend the title to Senate File 160.

Amend the title to Senate File 160 by striking the first comma (,) in the third line of said title and inserting in lieu thereof the following: "and section two hundred ninety-seven point three (297.3),".

MESSAGES FROM 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 substitute amendment, and passed House File 125, a bill for an act relating to adoptions and fixing penalties for violation of the law relating to adoptions.

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

House File 181, a bill for an act relating to motor vehicle fuel tax.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 189, a bill for an act relating to the purchase of certain real estate in Wayne County, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 249, a bill for an act relating to the lien of personal property taxes levied by special charter cities which collect their own taxes.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 403, a bill for an act relating to size limits of fish.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 527, a bill for an act relating to compensation of insurance examiners and assistant insurance examiners.

Also: That the Senate has adopted the conference committee report and adopted the amendments contained in the conference committee report and passed Senate File 100, a bill for an act relating to the sale of beer and malt liquors.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 111, a bill for an act to make unlawful secondary boycotts by strikes or violence.

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 make it unlawful to picket by force.

Also: That the Senate has concurred in the House amendment to and passed Senate File 259, a bill for an act relating to the powers and duties of the State Department of Public Instruction in connection with school transportation.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 392, a bill for an act relating to the reorganization of school districts.

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 to enable drainage districts to cooperate with any agency of the government engaged in flood control.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 492, a bill for an act providing for the issue and sale of bonds to procure funds for and pay service compensation to persons who served in the armed forces of the United States at any time between the sixteenth day of September, 1940, and the second day of September, 1945.

W. J. SCARBOROUGH, *Secretary*.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 100

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

We, the undersigned members of the conference committee appointed for the consideration of Senate File 100, relating to the regulation of sales of beer and malt liquors beg leave to report and make the following recommendations:

That all after the enacting clause be stricken and the following inserted in lieu thereof:

Section 1. Section one hundred twenty-four point five (124.5), Code 1946, is amended by striking from lines fifteen (15) and sixteen (16) the following: "in villages platted prior to January 1, 1934, and", and inserting in lieu thereof the following: "in unincorporated villages with a population of fifty (50) or more and".

Sec. 2. Section one hundred twenty-four point nine (124.9), Code 1946, is amended by striking paragraph (f) of subsection one (1).

Sec. 3. Section one hundred twenty-four point nine (124.9), Code 1946, is amended by adding to subsection two (2) the following:

"c. That the building or place in which applicant intends to operate is approved by the authority in power to issue a permit under this chapter; in cities having a zoning ordinance that it is located in an area

zoned for business; in cities or towns having no zoning ordinance that it is located in an area where fifty per cent (50%) or more of the frontage contiguous to the street for a distance of three hundred (300) feet or more is occupied by buildings in use for business. If such a place or building is located on the ground floor, except hotels and clubs as defined in sections one hundred twenty-four point fifteen (124.15) and one hundred twenty-four point sixteen (124.16), it shall have a clear unobstructed view into the interior by a person standing on the street level and on the outside thereof, said clear view into the interior shall be at a height not to exceed four and one-half (4½) feet from such level and not less than two (2) feet high by five (5) feet wide.

The entire surface of such windows shall be free from any obstruction to the vision of any person from the outside, nor shall such vision be obstructed by curtains, blinds or any other obstruction placed in close proximity to such windows."

Sec. 4. Section one hundred twenty-four point ten (124.10), Code 1946, is amended by adding to subsection one (1) the following:

"f. That the place or building where he intends to operate conforms to all the laws, health and fire regulations applicable thereto, is a safe and proper place or building and is located in an area zoned for business in those cities and towns having a zoning ordinance or in an area where fifty per cent (50%) or more of the frontage contiguous to the street for a distance of three hundred (300) feet or more is occupied by buildings in use for business in cities or towns having no zoning ordinance."

Sec. 5. Section one hundred twenty-four point twelve (124.12), Code 1946, is amended by striking all of said section after the word "that" in line five (5) and inserting in lieu thereof the following:

"no dancing shall be permitted on premises where beer is sold except in such clubs as are specifically designated by sections one hundred twenty-four point fifteen (124.15) and one hundred twenty-four point sixteen (124.16) and hotels with fifteen (15) or more guest rooms."

Sec. 6. Section one hundred twenty-four point twenty-one (124.21) Code 1946, is amended by striking all of said section and inserting in lieu thereof the following: "Minors shall not be employed or permitted in any place where beer is sold under Class "B" permit."

Sec. 7. Section one hundred twenty-four point thirteen (124.13), Code 1946, is amended by striking the words "one (1) a.m." in line seven (7) thereof and inserting in lieu thereof the words "ten (10) p.m."

Sec. 8. Section one hundred twenty-four point twenty-four (124.24), Code 1946, is amended by striking all of said section and inserting in lieu thereof the following: "The annual fee for class "A" permit shall be fixed by the authorities empowered by this chapter to issue said permit which shall not be less than two hundred fifty (250) dollars, nor more than one thousand (1,000) dollars. The annual fee for a class "B" permit shall be fixed by the authorities empowered by this chapter to issue said permit which shall not be less than three hundred (300) dollars nor more than one thousand (1,000) dollars, but the license fee set must be uniform within the municipality. A permit to a golf or country club as defined in section one hundred twenty-four point sixteen (124.16) may

be granted for a period of less than one (1) year upon a pro rata permit fee basis. The annual fee for a Class "C" permit shall be fixed by the authorities empowered by this chapter to issue said permit and shall not be less than fifty (50) dollars nor more than five hundred (500) dollars. The annual fee for a special railroad permit issued under section one hundred twenty-four point fourteen (124.14) shall be one hundred (100) dollars and ten (10) dollars for each duplicate thereof payable to the state tax commission."

Sec. 9. Section one hundred twenty-four point twenty-five (124.25), Code 1946, is amended by striking from line nine (9) the words "one and twenty-four hundredths" and inserting in lieu thereof the words "three and ten hundredths".

Sec. 10. Section one hundred twenty-four point thirty-three (124.33), Code 1946, is amended by striking all of said section two (2) and inserting in lieu thereof the following: "The barrel tax and all other license fees and taxes collected by the state tax commission under this chapter shall accrue to the state general fund."

Sec. 11. Section one hundred twenty-four point thirty-five (124.35), Code 1946, is amended by striking from lines four and five (4 and 5) the words "located outside of a city or town" and substituting in lieu thereof the following: "whose permits are issued by a board of supervisors" and by striking lines ten (10), eleven (11) and twelve (12) and the words "is sold" in line thirteen (13).

Sec. 12. Section one hundred twenty-four point thirty-nine (124.39), Code 1946, is amended by striking subsection two (2) thereof.

Sec. 13. Section one hundred twenty-four point thirty-nine (124.39), Code 1946, is amended by striking subsection three (3) and inserting in lieu thereof the following subsection: "2. Booths are prohibited which are not entirely open on one side or which are of such height or are so constructed as to prevent a clear view of head and shoulders of any person sitting therein, and any other impediments, screens or partitions which conceal the presence of any person in any room where beer is sold for consumption on the premises."

Sec. 14. Section one hundred twenty-four point thirty-nine (124.39), Code 1946, is amended by adding the following subsection "4. Every person to whom a Class "B" permit is issued shall have painted on the window or installed over the door of said place in which beer is sold for consumption on the premises the words, "BEER SALOON," the letters of which shall not be less than eight (8) inches in height and shall be so displayed as to be clearly visible to the public while said place is being operated, day or night, during the hours that said place is open to the public, except clubs as defined in Sections 124.16 and 124.17 and hotels with fifteen or more guest rooms.

Sec. 15. Section one hundred twenty-four point twenty (124.20), Code 1946, is amended by striking paragraph one (1) thereof. Also by striking the first line of paragraph two (2) and substituting in lieu thereof the words: "Beer shall not be sold or delivered."

Sec. 16. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows: "No holder of a

Class "B" permit issued under the provision of chapter one hundred twenty-four (124), Code 1946, or any servant, agent or employee of the holder of such permit shall do any of the following acts upon the licensed premises:

1. Fail to maintain a "Beer Saloon" sign on the outside of the premises when required as above provided.

2. Employ or permit any minor to enter or remain in any "Beer Saloon."

3. Permit dancing in the licensed premises except as otherwise provided in this chapter.

4. Give away beer or promote the sale of beer by the gift of any lunch, meal or article of food except salt.

5. Sell beer on credit.

6. Sell or give beer to any minor.

7. Sell beer on the licensed premises or permit beer to be consumed thereon on any day or time when such sale or consumption is prohibited by the laws of the state of Iowa.

8. Permit gambling or the use of gambling devices on the licensed premises.

9. Sell, offer for sale, possess or permit the consumption on the licensed premises of any kind of alcoholic liquor, the sale or possession of which is not authorized under his permit.

10. Permit any known prostitute to frequent the licensed premises.

11. Permit on the licensed premises any disorderly conduct, breach of peace or any lewd or immoral entertainment, conduct or practice.

The violation of any of the requirements of this chapter or the doing of any of the foregoing prohibited acts upon the licensed premises by the holder of a Class "B" or a Class "C" permit, himself or by his servant, agent or employee shall constitute grounds for the immediate revocation of said Class "B" or Class "C" permit at the discretion of and by the issuing authority and there shall be no appeal from its decision.

Sec. 17. Section one hundred twenty-four point twenty (124.20), Code 1946, is amended by striking the period (.) at the end of line twelve (12) and placing a comma (,) in its place and adding the following words: "or any of the following days: Decoration Day, Thanksgiving Day, Christmas Day and general state elections".

Sec. 18. Section one hundred twenty-four point twenty-one (124.21), Code 1946, is amended by striking all of said section and substituting in lieu thereof the following: "Any minor who misrepresents his or her age to a permit holder shall be guilty of a misdemeanor punishable by a fine not to exceed one hundred (100) dollars or by imprisonment in the county jail for not more than thirty (30) days."

Sec. 19. In cities and towns no Class "B" permit shall be issued which shall authorize the sale of beer on the premises where food is sold or consumed unless at the time of such issuance there shall be then in operation in such city or town at least one restaurant, cafe or cafeteria where meals of such completeness and variety comparable to the general acceptance of a well operated establishment at reasonable prices and at reasonable hours are served for pay, which is not licensed to sell beer

for consumption on the premises occupied by it. Such Class "B" licenses shall be issued upon the condition and shall continue in force only so long as there shall remain in operation in such cities or towns a restaurant, cafe or cafeteria as above provided which does not sell beer for consumption on its premises."

Sec. 20. Section one hundred twenty-four point five (124.5), Code 1946, is amended by adding a new paragraph after the word "chapter" in line thirty-six (36) thereof as follows:

"At the time that said fee is collected by the state tax commission it shall forward to the holder of said Class "B" or "C" permit a card not less than ten (10) by fifteen (15) inches on which shall be printed the list of prohibited acts as set out in section seventeen (17) of this bill and the holder of said Class "B" or Class "C" permit shall post said requirements in a conspicuous place where beer is sold by him and to which the public is admitted".

Sec. 21. Strike paragraph "d" of subsection one (1) of section one hundred twenty-four point nine (124.9) and insert in lieu thereof: "A specific description of the room or rooms and place or places where applicant intends to operate under the permit applied for."

Sec. 22. Section one hundred twenty-four point fourteen (124.14), Code 1946, is amended by striking from line six (6) the word and letter "Class 'B'" and inserting in lieu thereof the word "Railroad".

Sec. 23. Section one hundred twenty-four point thirty-two (124.32), Code 1946, is amended by striking from line eleven (11) the word and letter "Class 'B'", and inserting in lieu thereof the word "Railroad".

Sec. 24. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

1. "There is hereby created a department of the state government which shall be known as the Department of Liquor and Beer Law Enforcement, which department shall be under the Attorney General, and the control of said bureau shall be subject to the orders and directions of the Attorney General."

2. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

"It shall be the duty of the Department of Liquor and Beer Law Enforcement to enforce all the laws of the state now or hereafter existing relative to alcoholic liquor, the provisions of this act, and all the provisions of chapter one hundred twenty-four (124), Code 1946, except those relating to the collection of taxes and permit fees."

3. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

"The Attorney General is authorized to appoint such clerical workers and other employees as may be required to properly discharge the duties of this department."

4. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

"The Commissioner of Public Safety shall, upon requisition of the Attorney General from time to time assign for service in the Department of Liquor and Beer Law Enforcement such of his officers as may be requisitioned by the Attorney General for special service in the

Department of Liquor and Beer Law Enforcement, and when so assigned, such officers shall be under the exclusive direction and control of the Attorney General."

5. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

"The duty to enforce the provisions of all the laws of this state now or hereafter existing relative to alcoholic liquor, and the provisions of chapter one hundred twenty-four (124), Code 1946, by the Department of Liquor and Beer Law Enforcement shall be concurrent with that of the local peace officers within their respective jurisdictions. Such duty shall at all times be diligently performed without the necessity of a request from any local officer. When engaged in the investigation and enforcing of the provisions of the laws as above provided, the members of the department assigned to duty in the Department of Liquor and Beer Law Enforcement shall have and exercise all the powers of any peace officer in the state insofar only as the enforcement of such laws may be concerned, but for no other purpose except when so directed by the governor or requested by the local authorities as provided in section eighty point nine (80.9), Code 1946."

6. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

"The assignment to duty of employees of the Department of Liquor and Beer Law Enforcement shall be made in writing by the Attorney General. One copy of such assignment shall be delivered to the employee and the other retained as a permanent record in the department. Such assignment shall describe the geographical limits of the territory in which they are assigned to operate and shall state the date of the beginning of such assignment and the date on which such assignment shall expire. During the period such assignment remains in force, the employees shall be charged with the performance of all the duties imposed by the provisions of this act within the territory assigned to them."

Sec. 25. If any section, subsection, clause, sentence, or phrase of this act or the application thereof to any person or set of circumstances is for any reason held unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of this act or its application to any other person or circumstance. The legislature hereby declares that the provisions of this act are severable, and that it would have passed this act and each section, subsection, clause, sentence, or phrase thereof, irrespective of whether any one or more of the sections, subsections, clauses, sentences, or phrases be declared unconstitutional and irrespective of whether it be declared unconstitutional or invalid to any person or set of circumstances.

J. G. LUCAS.

ALBERT STEINBERG.

J. KENDALL LYNES.

W. R. FIMMEN.

FRANK C. BYERS.

E. E. POSTON.

DEVERE WATSON.

TITLE AMENDMENT TO SENATE FILE 100

Amend the title to Senate File 100 by striking the period (.) at the end thereof and inserting in lieu thereof the following: "also creating

a department of liquor and beer law enforcement in the office of the attorney general of Iowa."

SENATE MESSAGES CONSIDERED

Senate File 113, a bill for an act to prohibit and to make it unlawful to picket or to interfere or attempt to interfere with another in his work or employment by force, threats, violence or intimidation, to picket so as to obstruct or interfere with free ingress or egress from any premises or the free use of public streets, sidewalks or the public ways, or to engage in violence, intimidation or unlawful destruction or seizure of property in connection with labor disputes or labor organization activities and to provide punishments for violations and providing for relief by injunction to prevent or stop violations.

Read first time and referred to sifting committee.

Senate File 111, a bill for an act to make unlawful certain acts, boycotts, secondary boycotts, strikes, violence, or concerted action on the part of labor organizations, or the officers, representatives, agents, or a member or members thereof; providing penalties for violations and providing for relief by injunction to prevent or stop violations.

Read first time and referred to sifting committee.

Senate File 400, a bill for an act to enable levee and drainage districts heretofore organized under the laws of this state, to cooperate with any agency of the United States government engaged in flood control or reclamation projects which will benefit the lands in such districts and to cooperate toward the construction of improvements by such agencies.

Read first time and referred to sifting committee.

Senate File 492, a bill for an act authorizing the State of Iowa to become indebted in the amount of eighty-five million dollars (\$85,000,000) and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay service compensation to persons who served in the armed forces of the United States at any time between the sixteenth day of September, 1940, and the second day of September, 1945, both inclusive or their successors in interest, providing for a board to administer such payments, providing for additional compensation to persons under disability, providing for the imposition, levy and collection

of a direct annual tax sufficient to pay the principal and interest on said bonds.

Read first time and referred to sifting committee.

Senate File 392, a bill for an act to amend chapter two hundred seventy-five (275), Code 1946, relating to the reorganization of school districts.

Read first time and referred to committee on appropriations.

CONSIDERATION OF SENATE AMENDMENTS

House File 181, a bill for an act to amend certain sections of chapter three hundred twenty-four (324), Code 1946, relating to motor vehicle fuel tax, with Senate amendments, was taken up for consideration and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE 181

Amend House File 181 as follows:

1. By striking from section 3, lines 6 and 7, the words "not caused by the fault of the carrier of such motor fuel."

2. By adding to section 7 the following: "Construction or maintenance work as used in this section shall not be so construed as to include motor vehicle fuel used in the actual production of sand, gravel, shale, slag or crushed rock."

3. By adding the following new section:

"Sec. 10. This act being deemed of immediate importance shall be in full force and effect on its publication in the Northwood Anchor, a newspaper published at Northwood, Iowa, and in the Lake Mills Graphic, a newspaper published at Lake Mills, Iowa."

Weichman of Benton moved that the House concur in Senate amendments to House File 181.

Motion prevailed and the House concurred in Senate amendments.

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:

Ainsworth	Beardsley	Brown of	Butler
Anderson	Beman	Mahaska	Datisman
Avery	Bents	Brown of Monona	Davis
Baker	Bloom	Bryson	Donohue
Bass	Bockwoldt	Burkman	Duffield

Duffy	Klemesrud	Nelson of	Smith of
Eckels	Knickerbocker	Woodbury	Des Moines
Edwards	Koch	Nicholas	Smith of Madison
Fimmen	Kosek	Nielsen	Steinberg
Fletcher	Krall	Noble	Strawman
Frei	Kruse	Norland	Tesmer
Fulk	Landsness	Olson	Troeger
Gannaway	Langland	Pieper	Turner
Good	Long	Poston	Utzig
Hansen	Loss	Prange	Walker
Hedin	Lucken	Rankin	Walter of
Hendrix	Lundy	Redman	Marshall
Hicklin	Lynes	Reed	Walter of
Hinrichs	McEloney	Robb	Pottawattamie
Humbert	McFarlane	Robinson	Watson
Huston	Mills	Saylor	Weichman
Kerr	Moore	Schwengel	Weiss
Kester	Neal	Scott	Williams
Kilpatrick	Nelson of	Siefkas	Wilson
King	Buchanan	Sloane	Mr. Speaker
		Smith of Clayton	

The nays were: none.

Absent or not voting, 13:

Boothby	Ingalls	Patrick	Stevens
De Groot	Lawrence	Putney	Van Eaton
Fiene	Morrissey	Shepard	Wellington
Graham			

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

RECONSIDERATION OF VOTE

Smith of Clayton moved to reconsider the vote by which House File 466 passed the House.

On the question "Shall the vote be reconsidered?"

The ayes were, 92:

Ainsworth	Donohue	Kerr	Neal
Anderson	Duffield	Kester	Nelson of
Avery	Duffy	Kilpatrick	Buchanan
Baker	Eckels	King	Nelson of
Bass	Fiene	Klemesrud	Woodbury
Beardsley	Fimmen	Knickerbocker	Nielsen
Bents	Fletcher	Koch	Noble
Bockwoldt	Frei	Kosek	Olson
Boothby	Fulk	Langland	Patrick
Brown of	Gannaway	Lawrence	Pieper
Mahaska	Good	Loss	Prange
Brown of Monona	Graham	Lucken	Putney
Bryson	Hendrix	Lundy	Rankin
Burkman	Hicklin	Lynes	Redman
Butler	Hinrichs	McEloney	Reed
Datisman	Humbert	McFarlane	Robb
Davis	Huston	Mills	Robinson
De Groot	Ingalls	Moore	Saylor

Schwengel	Smith of	Turner	Weichman
Scott	Des Moines	Utzig	Weiss
Shepard	Steinberg	Walter of	Wellington
Siefkas	Stevens	Marshall	Williams
Sloane	Strawman	Walter of	Wilson
Smith of Clayton	Tesmer	Pottawattamie	Mr. Speaker
	Troeger	Watson	

The nays were: none.

Absent or not voting, 16:

Beman	Hedin	Long	Poston
Bloom	Krall	Morrissey	Smith of Madison
Edwards	Kruse	Nicholas	Van Eaton
Hansen	Landsness	Norland	Walker

Motion prevailed.

Smith of Clayton moved to reconsider the vote by which House File 466 was placed on its last reading.

Motion prevailed.

CONSIDERATION OF SENATE AMENDMENT

House File 466, a bill for an act to amend chapter one hundred sixty-four point one (164.1), Code 1946, relating to the control and eradication of Bang's disease, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 466

Amend House File 466 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section one hundred sixty-four point one (164.1) by adding at the end the following paragraph:

'Official calfhood vaccination shall mean the vaccination of the calf between the ages of four months and eight months with Brucella Abortus Vaccine strain number nineteen (19) or such other vaccine as may hereafter be approved by U. S. Bureau of Animal Industry, which calf shall have been vaccinated by a licensed accredited veterinarian according to the rules and regulations established by the Secretary of Agriculture; also, a vaccination shall further mean that the calf shall have proved negative to an agglutination test, a blood sample for which shall have been drawn at any time within 20 days prior to vaccination. The officially vaccinated animal shall also be identified by a tattoo mark and such tattoo mark shall be described in a certificate furnished by the attending veterinarian.

'Within 30 days following such vaccination, the attending veterinarian shall supply the owner with a certificate of vaccination. The veterinarian shall retain a copy of same and forward a copy to the local office of the U. S. Bureau of Animal Industry and also a copy to the Iowa

Department of Agriculture. The veterinarian's certificate covering the official vaccination shall entitle the vaccinated animal to be consigned to sales and exhibited at shows within the state until they shall have reached the age of thirty-eight (38) months.'

"Sec. 2. Amend chapter one hundred sixty-four (164) by adding at the end thereof the following section: 'Reciprocity. The Secretary of Agriculture of the State of Iowa is hereby authorized and directed to enter into reciprocal agreements with other states to the end that cattle which are covered by certificates of vaccination in the State of Iowa and other states may be transported and sold in interstate commerce between the State of Iowa and such other states which enter in reciprocal agreements.'"

Smith of Clayton offered the following amendment to the Senate amendment and moved its adoption:

Amend Senate amendment to House File 466, Section one (1), line two (2) by inserting the word and figures "(Code 1946)" after the figures "(164.1)".

Amend Section two (2), line two (2) by inserting the word and figures "(Code 1946)" after the figures "(164.1)".

Amendment adopted.

Smith of Clayton moved that the House concur in Senate amendment as amended to House File 466.

Motion prevailed and the House concurred in Senate amendment as amended to House File 466.

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, 100:

Ainsworth	Davis	Hendrix	Lawrence
Anderson	De Groote	Hicklin	Loss
Avery	Donohue	Hinrichs	Lucken
Baker	Duffield	Humbert	Lundy
Bass	Duffy	Huston	Lynes
Beardsley	Eckels	Ingalls	McEleney
Beman	Edwards	Kerr	McFarlane
Bents	Fiene	Kester	Mills
Bockwoldt	Fimmen	Kilpatrick	Moore
Boothby	Fletcher	King	Morrissey
Brown of	Frei	Klemesrud	Neal
Mahaska	Fulk	Knickerbocker	Nelson of
Brown of Monona	Gannaway	Koch	Buchanan
Bryson	Good	Kosek	Nelson of
Burkman	Graham	Krall	Woodbury
Butler	Hansen	Landsness	Nielsen
Datisman	Hedin	Langland	Noble

Olson	Robinson	Steinberg	Walter of
Patrick	Saylor	Stevens	Pottawattamie
Pieper	Schwengel	Strawman	Watson
Poston	Scott	Tesmer	Weichman
Prange	Siefkas	Turner	Weiss
Putney	Sloane	Utzig	Wellington
Rankin	Smith of Clayton	Walker	Williams
Redman	Smith of	Walter of	Wilson
Reed	Des Moines	Marshall	Mr. Speaker
Robb	Smith of Madison		

The nays were: none.

Absent or not voting, 8:

Bloom	Long	Norland	Troeger
Kruse	Nicholas	Shepard	Van Eaton

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

RECONSIDERATION OF VOTE

Reed of Jefferson moved to reconsider the vote by which Senate File 279 passed the House.

On the question "Shall the vote be reconsidered?"

The ayes were, 92:

Ainsworth	Frei	McEleney	Shepard
Anderson	Fulk	McFarlane	Siefkas
Avery	Gannaway	Mills	Sloane
Baker	Good	Moore	Smith of Clayton
Bass	Graham	Neal	Smith of
Beardsley	Hendrix	Nelson of	Des Moines
Bents	Hicklin	Buchanan	Steinberg
Bockwoldt	Hinrichs	Nelson of	Stevens
Boothby	Humbert	Woodbury	Strawman
Brown of	Huston	Nielsen	Tesmer
Mahaska	Ingalls	Noble	Troeger
Brown of Monona	Kerr	Olson	Turner
Bryson	Kester	Patrick	Utzig
Burkman	Kilpatrick	Pieper	Walter of
Butler	King	Prange	Marshall
Datisman	Klemesrud	Putney	Walter of
Davis	Knickerbocker	Rankin	Pottawattamie
De Groot	Koch	Redman	Watson
Donohue	Kosek	Reed	Weichman
Duffield	Langland	Robb	Weiss
Duffy	Lawrence	Robinson	Wellington
Eckels	Loss	Saylor	Williams
Fiene	Lucken	Schwengel	Wilson
Fimmen	Lundy	Scott	Mr. Speaker
Fletcher	Lynes		

The nays were: none.

Absent or not voting, 16:

Beman	Hedin	Long	Poston
Bloom	Krall	Morrissey	Smith of Madison
Edwards	Kruse	Nicholas	Van Eaton
Hansen	Landsness	Norland	Walker

Motion prevailed.

Reed of Jefferson moved to reconsider the vote by which Senate File 279 was placed on its last reading.

Motion prevailed.

CONSIDERATION OF BILLS

Senate File 279, a bill for an act to amend section eighty-five point twenty-two (85.22), Code 1946, by adding at the end thereof a separate paragraph prescribing the force and effect for subrogation purposes under the Workmen's Compensation Law of payments made unto an injured employee, his guardian, parent, next friend, or legal representative, by any third party, his or its principal or agent liable for, connected with, or involved in causing the injury to such employee, was taken up for consideration.

Reed of Jefferson offered the following amendment and moved its adoption:

Amend Senate File 279 as follows:

1. By striking the word "paragraph" in line three (3) of section one (1), and inserting in lieu thereof the word "subsection".
2. By striking the word "sub-paragraph" in line two (2) of section 2 and substituting in lieu thereof the word "subsection".
3. By inserting after the word and figure "four (4)" in line two (2), section two (2), the following: "be amended".
4. Amend the title by striking the word "paragraph" in lines three (3) and four (4) thereof and inserting the word "subsection".

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, 99:

Ainsworth	Brown of Monona	Fimmen	Humbert
Anderson	Bryson	Fletcher	Huston
Avery	Burkman	Frei	Ingalls
Baker	Butler	Fulk	Kerr
Bass	Datisman	Gannaway	Kester
Beardsley	Davis	Good	Kilpatrick
Beman	De Groot	Graham	King
Bents	Donohue	Hansen	Klemesrud
Bockwoldt	Duffield	Hedin	Knickerbocker
Boothby	Duffy	Hendrix	Koch
Brown of	Eckels	Hicklin	Kosek
Mahaska	Edwards	Hinrichs	Krall

Landsness	Nicholas	Schwengel	Utzig
Langland	Nielsen	Scott	Walker
Lawrence	Noble	Shepard	Walter of
Loss	Olson	Siefkas	Marshall
Lucken	Patrick	Sloane	Walter of
Lundy	Pieper	Smith of Clayton	Pottawattamie
Lynes	Prange	Smith of	Watson
McEleney	Putney	Des Moines	Weichman
McFarlane	Rankin	Steinberg	Weiss
Mills	Redman	Stevens	Wellington
Moore	Reed	Strawman	Williams
Morrissey	Robb	Tesmer	Wilson
Neal	Robinson	Troeger	Mr. Speaker
Nelson of	Saylor	Turner	
Buchanan			

The nays were: none.

Absent or not voting, 9:

Bloom	Long	Norland	Smith of Madison
Fiene	Nelson of	Poston	Van Eaton
Kruse	Woodbury		

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

Reed of Jefferson moved that the vote by which Senate File 279 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File 535, a bill for an act to amend chapter 614, Code 1946, relating to limitations of actions and specifically to the limitations of actions brought to set aside a will, was taken up for consideration.

Duffield of Guthrie offered the following amendment and moved its adoption:

Amend House File 535 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section six hundred fourteen point one (614.1), Code 1946, by striking the words 'one year' in line nineteen (19) of subsection three (3) and inserting in lieu thereof the words 'six months'."

Amendment adopted.

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, 95:

Ainsworth	Fletcher	Lundy	Scott
Anderson	Frei	Lynes	Shepard
Avery	Fulk	McEleney	Siefkas
Baker	Gannaway	McFarlane	Sloane
Bass	Good	Mills	Smith of Clayton
Beardsley	Graham	Morrissey	Smith of
Beman	Hansen	Neal	Des Moines
Bents	Hendrix	Nelson of	Smith of Madison
Bloom	Hinrichs	Buchanan	Steinberg
Bockwoldt	Humbert	Nelson of	Stevens
Boothby	Huston	Woodbury	Strawman
Brown of	Ingalls	Nielsen	Tesmer
Mahaska	Kerr	Noble	Turner
Brown of Monona	Kester	Olson	Utzig
Bryson	Kilpatrick	Patrick	Walker
Burkman	King	Pieper	Walter of
Butler	Klemesrud	Poston	Marshall
Datiman	Knickerbocker	Prange	Walter of
Davis	Koch	Putney	Pottawattamie
De Groot	Kosek	Rankin	Watson
Duffield	Krall	Redman	Weichman
Duffy	Landsness	Reed	Weiss
Eckels	Langland	Robb	Williams
Edwards	Loss	Robinson	Wilson
Fiene	Lucken	Saylor	Mr. Speaker
Fimmen			

The nays were, 1:

Wellington

Absent or not voting, 12:

Donohue	Kruse	Moore	Schwengel
Hedin	Lawrence	Nicholas	Troeger
Hicklin	Long	Norland	Van Eaton

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 267, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to extension and renewal of motor vehicle operators licenses and fees therefor.

Beardsley of Warren offered the following amendment and moved its adoption:

Amend Senate File 267 by striking from line twenty (20), in section one (1) after the word "birth" all of the remainder of the section and enacting in lieu thereof the following: "All applications for renewal of operators' licenses made after July 5, 1948, shall be made under the direct supervision of a uniformed member of the Department and shall

be approved by such uniformed member. The Commissioner may, in his discretion, authorize the renewal of a valid license upon application without an examination provided that, a person holding such license has not more than three (3) convictions of moving traffic violations during the previous two (2) years and, provided that such person satisfactorily passes a vision test as prescribed by the Department."

Further amend Senate File 267 by adding thereto the following new section:

Section 2. The Commissioner shall be authorized to assign not to exceed ten per cent (10%) of the total number of Iowa Highway Safety Patrolmen authorized by law for the purposes of carrying out the provisions of Section One (1) of this Act.

Amendment adopted.

Beardsley of Warren asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Amend Senate File 267 by adding thereto the following new section: "Sec. 2. In carrying out the provisions of section one of this bill, the commissioner shall not reduce the number of patrolmen assigned to the enforcement of the law of the road".

Noble of Harrison asked and obtained unanimous consent to withdraw the following amendment proposed by him:

Amend Senate File 267, section one (1), by striking all after the word "examination" in line twenty-six (26) down to the comma (,) following the word "and" in line twenty-eight (28).

Beardsley of Warren moved that the bill be read a last time now and placed 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:

Ainsworth	Duffy	Kosek	Olson
Anderson	Eckels	Krall	Pieper
Avery	Fimmen	Landsness	Poston
Baker	Fletcher	Langland	Putney
Bass	Fulk	Loss	Rankin
Beardsley	Gannaway	Lundy	Redman
Beman	Good	McEleney	Reed
Bents	Hansen	McFarlane	Robb
Bloom	Hedin	Mills	Robinson
Bockwoldt	Hendrix	Moore	Saylor
Boothby	Hicklin	Morrissey	Scott
Brown of Monona	Hinrichs	Neal	Shepard
Burkman	Kerr	Nelson of	Siefkas
Datisman	Kester	Buchanan	Sloane
Davis	Kilpatrick	Nelson of	Smith of Clayton
De Groote	Klemesrud	Woodbury	Smith of
Donohue	Knickerbocker	Nielsen	Des Moines
Duffield	Koch	Noble	Smith of Madison

Steinberg	Walker	Watson	Williams
Stevens	Walter of	Weichman	Wilson
Strawman	Marshall	Weiss	Mr. Speaker
Turner	Walter of	Wellington	
Utzig	Pottawattamie		

The nays were, 11:

Brown of	Fiene	Huston	Lynes
Mahaska	Frei	Ingalls	Patrick
Edwards	Humbert	King	Tesmer

Absent or not voting, 13:

Bryson	Lawrence	Nicholas	Schwengel
Butler	Long	Norland	Troeger
Graham	Lucken	Prange	Van Eaton
Kruse			

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

Senate File 268, a bill for an act to amend chapter three hundred twenty one, (321), Code 1946, relating to the entry upon operators or chauffeurs licenses facts concerning conviction of certain offenses, was taken up for consideration.

Ainsworth 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, 94:

Ainsworth	Fletcher	Lundy	Siefkas
Anderson	Frei	Lynes	Sloane
Avery	Fulk	McFarlane	Smith of Clayton
Baker	Gannaway	Moore	Smith of
Bass	Good	Morrissey	Des Moines
Beardsley	Hansen	Neal	Smith of Madison
Beman	Hedin	Nelson of	Steinberg
Bloom	Hendrix	Buchanan	Stevens
Bockwoldt	Hicklin	Nelson of	Strawman
Boothby	Hinrichs	Woodbury	Tesmer
Brown of	Humbert	Nicholas	Turner
Mahaska	Huston	Nielsen	Utzig
Brown of Monona	Ingalls	Noble	Walker
Burkman	Kerr	Olson	Walter of
Butler	Kilpatrick	Patrick	Marshall
Datisman	King	Pieper	Walter of
Davis	Klemesrud	Putney	Pottawattamie
De Groote	Knickerbocker	Rankin	Watson
Donohue	Koch	Redman	Weichman
Duffield	Krall	Reed	Weiss
Duffy	Landsness	Robb	Wellington
Eckels	Langland	Robinson	Williams
Edwards	Lawrence	Saylor	Wilson
Fiene	Loss	Scott	Mr. Speaker
Fimmen	Lucken	Shepard	

The nays were: none.

Absent or not voting, 14:

Bents	Kruse	Norland	Schwengel
Bryson	Long	Poston	Troeger
Graham	McEleney	Prange	Van Eaton
Kosek	Mills		

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

House File 530, a bill for an act to amend section three hundred nine point eleven (309.11), Code 1946, relating to optional maintenance levies of secondary roads, 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, 90:

Ainsworth	Fletcher	Loss	Shepard
Avery	Frei	Lucken	Siefkas
Baker	Fulk	Lundy	Sloane
Bass	Gannaway	Lynes	Smith of Clayton
Beardsley	Good	McFarlane	Smith of
Beman	Graham	Mills	Des Moines
Bloom	Hansen	Morrissey	Smith of Madison
Bockwoldt	Hedin	Neal	Strawman
Boothby	Hendrix	Nelson of	Tesmer
Brown of	Hicklin	Buchanan	Troeger
Mahaska	Hinrichs	Nicholas	Turner
Brown of Monona	Humbert	Nielsen	Utzig
Burkman	Ingalls	Noble	Walker
Butler	Kerr	Patrick	Walter of
Datisman	Kester	Pieper	Marshall
Davis	Kilpatrick	Poston	Walter of
De Groote	King	Rankin	Pottawattamie
Donohue	Klemesrud	Redman	Watson
Duffield	Knickerbocker	Reed	Weiss
Duffy	Koch	Robb	Wellington
Eckels	Krall	Robinson	Williams
Edwards	Landsness	Saylor	Wilson
Fiene	Langland	Schwengel	Mr. Speaker
Fimmen	Lawrence	Scott	

The nays were, 3:

Moore	Putney	Weichman
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Absent or not voting, 15:

Anderson	Kosek	Nelson of	Prange
Bents	Kruse	Woodbury	Steinberg
Bryson	Long	Norland	Stevens
Huston	McEleney	Olson	Van Eaton

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

Senate File 289, a bill for an act to amend chapter one hundred nine (109), Code 1946, by striking all of section one hundred nine point forty-eight (109.48) relating to the setting of open seasons on game, and substituting a section therefor, was taken up for consideration.

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, 90:

Ainsworth	Fiene	Lucken	Shepard
Anderson	Fimmen	Lundy	Siefkas
Avery	Fletcher	Lynes	Smith of Clayton
Baker	Frei	McFarlane	Smith of
Bass	Fulk	Mills	Des Moines
Beardsley	Gannaway	Moore	Steinberg
Beman	Good	Morrissey	Stevens
Bents	Graham	Neal	Strawman
Bloom	Hansen	Nelson of	Tesmer
Bockwoldt	Hedin	Woodbury	Troeger
Boothby	Hendrix	Nicholas	Turner
Brown of	Hicklin	Nielsen	Utzig
Mahaska	Hinrichs	Noble	Walter of
Brown of Monona	Humbert	Olson	Marshall
Burkman	Kerr	Pieper	Walter of
Butler	Kester	Poston	Pottawattamie
Datisman	Kilpatrick	Rankin	Watson
Davis	King	Redman	Weichman
De Groote	Klemesrud	Reed	Weiss
Donohue	Koch	Robb	Wellington
Duffield	Krall	Robinson	Williams
Duffy	Landsness	Saylor	Wilson
Eckels	Langland	Schwengel	Mr. Speaker
Edwards	Lawrence	Scott	

The nays were, 2:

Ingalls Smith of Madison

Absent or not voting, 16:

Bryson	Kruse	Nelson of	Prange
Huston	Long	Buchanan	Putney
Knickerbocker	Loss	Norland	Sloane
Kosek	McEleney	Patrick	Van Eaton
			Walker

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

Senate File 204, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance, sale and delivery of park bonds by the city of Cedar Rapids, 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.

Knickerbocker 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:

Ainsworth	Frei	Lundy	Scott
Anderson	Fulk	Lynes	Shepard
Avery	Gannaway	Mills	Sloane
Bass	Good	Moore	Smith of Clayton
Beardsley	Graham	Morrissey	Smith of
Beman	Hansen	Neal	Des Moines
Bents	Hedin	Nelson of	Smith of Madison
Bloom	Hendrix	Buchanan	Stevens
Bockwoldt	Hicklin	Nelson of	Strawman
Boothby	Hinrichs	Woodbury	Tesmer
Brown of	Humbert	Nicholas	Troeger
Mahaska	Huston	Nielsen	Turner
Brown of Monona	Kerr	Noble	Utzig
Burkman	Kester	Olson	Walker
Butler	Kilpatrick	Patrick	Walter of
Datisman	King	Pieper	Marshall
Davis	Klemesrud	Poston	Walter of
De Groote	Knickerbocker	Putney	Pottawattamie
Donohue	Koch	Rankin	Watson
Duffield	Krall	Redman	Weichman
Duffy	Landsness	Reed	Weiss
Eckels	Langland	Robb	Wellington
Edwards	Lawrence	Robinson	Williams
Fiene	Loss	Saylor	Wilson
Fimmen	Lucken	Schwengel	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 13:

Baker	Kruse	McFarlane	Siefkas
Bryson	Long	Norland	Steinberg
Ingalls	McEleney	Prange	Van Eaton
Kosek			

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 provide for minors to utilize the rights and provisions of the Federal Servicemen's Readjustment Act of 1944, as amended, by removing the disability of said minor under the provisions of chapter five hundred ninety-nine (599), Code 1946, 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, 78:

Ainsworth	Graham	Neal	Siefkas
Avery	Hedin	Nelson of	Sloane
Baker	Hicklin	Buchanan	Smith of Clayton
Bass	Humbert	Nelson of	Smith of
Beardsley	Ingalls	Woodbury	Des Moines
Bents	Kerr	Nicholas	Steinberg
Bloom	Kester	Nielsen	Stevens
Brown of Monona	Kilpatrick	Noble	Tesmer
Burkman	Klemesrud	Olson	Troeger
Butler	Knickerbocker	Patrick	Turner
Davis	Koch	Pieper	Utzig
De Groote	Kosek	Poston	Walker
Donohue	Krall	Putney	Walter of
Eckels	Landsness	Rankin	Marshall
Edwards	Langland	Redman	Walter of
Fimmen	Lawrence	Reed	Pottawattamie
Fletcher	Loss	Robinson	Weiss
Frei	McFarlane	Saylor	Williams
Fulk	Mills	Schwengel	Wilson
Gannaway	Moore	Scott	Mr. Speaker
Good	Morrissey	Shepard	

The nays were, 13:

Anderson	Fiene	Huston	Robb
Boothby	Hansen	King	Weichman
Datisman	Hinrichs	Lynes	Wellington
Duffy			

Absent or not voting, 17:

Beman	Duffield	Lundy	Smith of Madison
Bockwoldt	Hendrix	McEleney	Strawman
Brown of	Kruse	Norland	Van Eaton
Mahaska	Long	Prange	Watson
Bryson	Lucken		

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

Senate File 454, a bill for an act relating to the prohibiting of hunting from aircraft without a permit, and providing penalties for violation of this act, was taken up for consideration.

Kerr of Shelby offered the following amendment and moved its adoption:

Amend Senate File 454 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. It shall be unlawful for any person intentionally to kill, or attempt to kill any animal, bird or fish from or with an aircraft in flight, except as hereinafter provided.

"Sec. 2. The Iowa Aeronautics Commission may issue permits to hunt and kill wolves, coyotes and foxes from or with an aircraft in flight. No such permit shall be issued to any person unless the Iowa Aeronautics Commission shall find that such person is competent to engage in such activity or pursuit with due regard to the property and safety of, others. The Iowa Aeronautics Commission is hereby empowered to adopt such reasonable rules and regulations with respect to the applications for and issuance, duration and revocations of such permits as may be necessary to carry out the purposes and intents of this act and as may be required in the interest of the safety of persons and property.

"Sec. 3. Any person intentionally killing or attempting to kill any animal, bird or fish from an aircraft in flight, without having first obtained a permit as provided in section 2 of this act, or who otherwise violates the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be punished accordingly."

Steinberg of Story offered the following amendment and moved its adoption:

Amend the Kerr amendment by striking the word "accordingly" in line twenty-eight (28), and inserting in lieu thereof the following: "by a fine of not to exceed one hundred dollars (\$100.00), or by a term not to exceed thirty (30) days in the county jail."

Amendment to amendment adopted.

Sloane of Polk offered the following amendment and moved its adoption:

Amend the Kerr amendment by striking from lines twenty-four (24) and twenty-five (25), the following: "without having first obtained a permit as provided in section two (2) of this Act".

Amendment to the amendment adopted.

Ingalls of Jackson moved the previous question.

Motion prevailed.

Roll call was demanded.

On the question "Shall the Kerr amendment be adopted?"

The ayes were, 25:

Bryson	Kester	Nielsen	Shepard
Burkman	King	Noble	Smith of Clayton
Donohue	Koch	Olson	Smith of Madison
Duffy	Lundy	Patrick	Utzig
Hicklin	Lynes	Poston	Walter of
Hinrichs	Morrissey	Redman	Marshall
Kerr	Neal		

The nays were, 65:

Ainsworth	Fiene	Landsness	Scott
Anderson	Fimmen	Lawrence	Siefkas
Avery	Fletcher	Loss	Sloane
Baker	Frei	Lucken	Smith of
Bass	Fulk	McEleney	Des Moines
Beardsley	Gannaway	Mills	Steinberg
Beman	Good	Nelson of	Strawman
Bloom	Hansen	Buchanan	Tesmer
Bockwoldt	Hedin	Nicholas	Turner
Boothby	Humbert	Pieper	Walker
Brown of	Huston	Prange	Walter of
Mahaska	Ingalls	Rankin	Pottawattamie
Brown of Monona	Kilpatrick	Reed	Watson
Butler	Klemesrud	Robb	Weichman
Datisman	Knickerbocker	Robinson	Weiss
Davis	Kosek	Saylor	Williams
Eckels	Krall	Schwengel	Wilson
Edwards			

Absent or not voting, 18:

Bents	Kruse	Nelson of	Troeger
De Groot	Langland	Woodbury	Van Eaton
Duffield	Long	Norland	Wellington
Graham	McFarlane	Putney	Mr. Speaker
Hendrix	Moore	Stevens	

Amendment lost.

Steinberg of Story offered the following amendment and moved its adoption:

Amend Senate File 454, section two (2) by striking the word "accordingly" and inserting in lieu thereof the following: "by a fine not to exceed one hundred dollars (\$100.00), or by a term not to exceed thirty (30) days in the county jail."

Amendment adopted.

Kerr 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, 79:

Ainsworth	Duffield	King	Mills
Anderson	Duffy	Klemesrud	Moore
Avery	Eckels	Knickerbocker	Morrissey
Baker	Edwards	Koch	Nelson of
Bass	Fimmen	Kosek	Woodbury
Bents	Frei	Krall	Nicholas
Bloom	Gannaway	Landsness	Nielsen
Boothby	Good	Langland	Norland
Brown of Monona	Hansen	Lawrence	Poston
Bryson	Hedin	Long	Prange
Burkman	Hendrix	Loss	Putney
Butler	Hicklin	Lucken	Rankin
Datisman	Hinrichs	Lundy	Redman
Davis	Ingalls	Lynes	Robb
Donohue	Kilpatrick	McFarlane	Robinson

Schwengel	Smith of	Tesmer	Walter of
Scott	Des Moines	Troeger	Pottawattamie
Shepard	Smith of Madison	Turner	Watson
Siefkas	Steinberg	Utzig	Weichman
Sloane	Strawman	Walker	Williams
Smith of Clayton			Wilson

The nays were, 19:

Beman	Humbert	Nelson of	Reed
Bockwoldt	Huston	Buchanan	Saylor
Brown of	Kerr	Noble	Walter of
Mahaska	Kester	Patrick	Marshall
Fiene	Kruse	Pieper	Weiss
Fletcher	Neal		

Absent or not voting, 10:

Beardsley	Graham	Stevens	Wellington
De Groot	McEleney	Van Eaton	Mr. Speaker
Fulk	Olson		

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

On motion by McFarlane of Black Hawk, the House recessed until 1:30 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

NOTICE OF INTENTION TO FILE AN AMENDMENT TO SENATE FILE 109

April 21, 1947.

MR. SPEAKER:

I request your consent to file the proposed amendment for the following reasons:

1. I believe the problem, if one exists, is national in scope rather than state-wide. It was with this in mind that I consistently voted as a member of the sifting committee to keep these bills from coming before the House for passage.

2. The National Congress has been working on bills similar in nature. The House in Washington has passed a bill by almost a 3 to 1 majority, which is drastic in nature. The Senate has modified the bill, a copy of the Senate bill was placed on your desk. I believe this bill will be accepted by the National Congress and be passed by the President.

3. I propose to substitute the National Senate bill for the existing state bill, which will avoid confusion and resulting legislation to iron out discrepancies.

I therefore ask your unanimous consent to file this amendment, which I hope to have on your desks tomorrow morning.

I would much prefer, as an individual Representative, if we did not pass a bill here in the state of Iowa, but would leave it to Washington to pass legislation national in scope and which would take care of the

entire situation. It seems to me we will not have long to wait for such legislation and that a bill agreeable to both Houses in Washington will be passed, even over the Presidential veto, and will become the law of the land, which would supersede any law passed here. If a bill is to be passed here, I believe the Senate bill should be enacted, and therefore, I propose the amendment.

PHILIP HEDIN.

MESSAGES FROM 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 adopted the amendments contained in the conference committee report and passed House File 54, a bill for an act relating to the compensation and expenses of county, municipal and school examiners and their assistants, and providing payment therefor.

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

House File 113, a bill for an act relating to the amount that school districts may levy for the general fund of school districts.

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

House File 176, a bill for an act relating to the abandonment of cemetery lots.

Also: That the Senate has concurred in the House amendment to Senate amendment to and passed House File 466, a bill for an act relating to the control and eradication of Brucellosis.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 495, a bill for an act to provide for county public hospitals to provide care of indigent persons having legal settlement outside of the county furnishing such care.

Also: That the Senate has concurred in the House amendment to and passed Senate File 160, a bill for an act to provide for the construction of and procuring sites for stadiums and field houses.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 174, a bill for an act relating to old age and survivors' insurance of certain public employees and regulating the collections of contributions to said system and the payments of benefits.

Also: That the President of the Senate has appointed as members of a conference committee on Senate File 236 on the part of the Senate: Senators Rockhill, Zastrow, Clem and Watson.

Also: That the Senate has concurred in the House amendment to and

passed Senate File 279, a bill for an act relating to payments made under the Workmen's Compensation law.

Also: That the Senate has concurred in the House amendment to and passed Senate File 454, a bill for an act relating to the prohibiting of hunting from aircraft without a permit, and providing penalties for violation.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 486, a bill for an act to make appropriations to Burlington Transportation Company, Galesburg, Illinois; Western Transportation Company, Des Moines, Iowa; Bessie Groves, Des Moines, Iowa; Calhoun County, Rockwell City, Iowa; Oakville Consolidated School District, Oakville, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 487, 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 488, a bill for an act to make appropriations to Nobles County Cooperative Oil Company, et al.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 490, a bill for an act authorizing the state highway commission to purchase any bridge and approaches thereto over the Mississippi river on the boundary of the state of Iowa and lying within the boundaries of the state of Iowa which is in receivership, and to operate and maintain such bridge and approaches free of tolls as a part of the primary road system.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 491, a bill for an act to make appropriations to Christine M. Mitchell, Reinbeck, Iowa, et al.

Also: That the Senate has concurred in the House amendments to and passed Senate File 267, a bill for an act relating to extension and renewal of motor vehicle operators' licenses and fees therefor.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENTS TO HOUSE FILE 113

Amend House File 113 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section two hundred ninety-eight point one (298.1), Code 1946, by striking all after the eighth line thereof and inserting in lieu thereof the following:

'1. All school corporations having a school enumeration of twelve hundred (1200) or more, one hundred ten (\$110) dollars.

'2. All other school corporations, one hundred forty dollars (\$140.00).'

"Sec. 2. All school corporations having a school enumeration of less than twelve hundred (1200) and exceeding two hundred fifty (250), one hundred twenty-five dollars (\$125)."

SENATE AMENDMENT TO HOUSE FILE 176

Amend House File 176 as follows:

1. By striking from line 4 of section 1 the word "or".

2. By inserting a new section following section 2 as follows:

"Sec. 3. Section five hundred sixty-six point twenty two (566.22), Code 1946, is amended by striking from line three (3) the word 'twenty-year' and inserting in lieu thereof the word 'ten-year'."

3. By renumbering the following sections.

SENATE MESSAGES CONSIDERED

Senate File 486, a bill for an act to make appropriations to Burlington Transportation Company, Galesburg, Illinois; Western Transportation Company, Des Moines, Iowa; Bessie Groves, Des Moines, Iowa; Calhoun County, Rockwell City, Iowa; Oakville Consolidated School District, Oakville, Iowa.

Read first time and passed on file.

Senate File 487, 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 488, a bill for an act to make appropriations to Nobles County Cooperative Oil Company, Worthington, Minnesota; Marvin Wogen, Albert Lea, Minnesota; Elmer Jensen, Independence, Iowa; Dessa G. Vanderwilt, Knoxville, Iowa; W. E. Bohl, Buffalo Center, Iowa; R. C. Drake, Crystal Lake, Iowa; J. E. Campbell, Harlan, Iowa.

Read first time and passed on file.

Senate File 491, a bill for an act to make appropriations to Christine M. Mitchell, Reinbeck, Iowa; Alfred Wrieden, Fort Madison, Iowa; Page County, Clarinda, Iowa; Grant Shade, Des Moines,

Iowa; J. A. Strand and Ruth Andersen Strand, Dayton, Iowa; Tri City Delivery Service, Davenport, Iowa; Mrs. Clara B. Noble, Des Moines, Iowa; Muscatine County, Muscatine, Iowa; Robert P. Bell, Cedar Rapids, Iowa; Harold W. Miller, Chariton, Iowa.

Read first time and passed on file.

Senate File 174, a bill for an act to amend the law as it appears in chapter ninety-seven (97), Code 1946, relating to old age and survivors' insurance of certain public employees and regulating the collections of contributions to said system and the payments of benefits thereunder.

Read first time and referred to sifting committee.

Senate File 490, a bill for an act authorizing the State Highway Commission to purchase any bridge and approaches thereto over the Mississippi River on the boundary of the State of Iowa and lying within the boundaries of the state of Iowa which is in receivership, and which is a connecting link between a primary road or primary road extension in a city or town of this State and similar roads of an adjoining state, and to make payment for any such bridge and its approaches from a primary road fund, and to operate and maintain such bridge and approaches free of tolls as part of the primary road system.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

The time having arrived for the consideration of the special order, Senate File 109, a bill for an act to declare that it is the policy of the state of Iowa that no person shall be deprived of the right to work because of membership in, affiliation with, withdrawal or expulsion from, or refusal to join any labor union, organization or society, and to declare void any contract which contravenes this policy; also making it unlawful to require any person to pay dues or other charges to a labor organization as a condition of employment and to make it unlawful to deduct labor organization dues or other charges from the earnings of an employee unless the employee has authorized such deduction as provided in this act and to prescribe penalties for violations, was taken up for consideration.

Burkman of Polk offered the following amendment and moved its adoption :

Amend Senate File 109 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. It is declared to be the policy of the State of Iowa that no person within its boundaries shall be deprived of the right to work at his chosen occupation for any employer because of membership in, affiliation with, withdrawal or expulsion from, or refusal to join, any labor union, organization, or association, and any contract which contravenes this policy is illegal and void.

Sec. 2. It shall be unlawful for any person, firm, association or corporation to refuse or deny employment to any person because of membership in, or affiliation with, or resignation or withdrawal from, a labor union, organization or association, or because of refusal to join or affiliate with a labor union, organization or association.

Sec. 3. It shall be unlawful for any person, firm, association, corporation or labor organization to enter into any understanding, contract or agreement, whether written or oral, to exclude from employment members of a labor union, organization or association, or persons who do not belong to, or who refuse to join, a labor union, organization or association, or because of resignation or withdrawal therefrom.

Sec. 4. It shall be unlawful for any person, firm, association, labor organization or corporation, or political subdivision, either directly or indirectly, or in any manner or by any means as a prerequisite to or a condition of employment to require any person to pay dues, charges, fees, contributions, fines or assessments to any labor union, labor association or labor organization.

Sec. 5. It shall be unlawful for any person, firm, association, labor organization or corporation to deduct labor organization dues, charges, fees, contributions, fines or assessments from an employee's earnings, wages or compensation, unless the employer has first been presented with an individual written order therefor signed by the employee, and by his or her spouse, if married, in the manner set forth in section five hundred thirty-nine point four (539.4), Code 1946, which written order shall be terminable at any time by the employee giving at least thirty days written notice of such termination to the employer.

Sec. 6. Any person, firm, association, labor organization, or corporation or any director, officer, representative, agent or member thereof, who shall violate any of the provisions of this act or who shall aid and abet in such violation shall be deemed guilty of a misdemeanor.

Sec. 7. Additional to the penal provisions of this act, any person, or any labor union, labor association or labor organization, or any officer, representative, agent or member thereof may be restrained by injunction from doing or continuing to do any of the matters and things prohibited by this act, and all of the provisions of the law relating to the granting of restraining orders and injunctions, either temporary or permanent, shall be applicable.

Sec. 8. If any provision of this act or the application of such pro-

vision to any person or circumstances, shall be held invalid, the remainder of this act, or the application of such provision to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby.

Sec. 9. The provisions of this act shall not apply to employers or employees covered by the Federal Railroad Labor Act.

Sec. 10. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Rake Register, a newspaper published at Thompson, Iowa, and Iowa Falls Citizen, a newspaper published at Iowa Falls, Iowa.

Amend the title by inserting after the word "violations" in the last line, the words "and relief by injunction to prevent or stop violations."

Poston of Wayne moved to lay Senate File 109 on the table.

Roll call was demanded.

On the question "Shall Senate File 109 be laid on the table?"

The ayes were, 30:

Beardsley	Hedin	Nelson of	Schwengel
Bloom	Krall	Woodbury	Scott
Brown of	Lawrence	Nielsen	Sloane
Mahaska	Long	Norland	Steinberg
Duffy	Loss	Olson	Strawman
Fiene	Lundy	Poston	Utzig
Graham	McEleney	Prange	Van Eaton
Hansen	Neal	Robb	Walter of
			Pottawattamie

The nays were, 75:

Ainsworth	Fletcher	Landsness	Shepard
Anderson	Frei	Langland	Siefkas
Avery	Fulk	Lucken	Smith of Clayton
Baker	Gannaway	Lynes	Smith of
Bass	Good	McFarlane	Des Moines
Beman	Hendrix	Mills	Smith of Madison
Bents	Hicklin	Moore	Stevens
Bockwoldt	Hinrichs	Morrissey	Tesmer
Boothby	Humbert	Nelson of	Troeger
Brown of Monona	Huston	Buchanan	Turner
Bryson	Ingalls	Noble	Walker
Burkman	Kerr	Patrick	Walter of
Butler	Kester	Pieper	Marshall
Datisman	Kilpatrick	Putney	Watson
Davis	King	Rankin	Weichman
Donohue	Klemesrud	Redman	Weiss
Duffield	Knickerbocker	Reed	Wellington
Eckels	Koch	Robinson	Williams
Edwards	Kosek	Saylor	Wilson
Fimmen	Kruse		

Absent or not voting, 3:

De Groote Nicholas Mr. Speaker

Motion lost.

Reed of Jefferson moved the previous question.

Roll call was demanded.

On the question "Shall the main question now be put?"

The ayes were, 80:

Ainsworth	Fletcher	Langland	Shepard
Anderson	Frei	Loss	Siefkas
Avery	Fulk	Lucken	Smith of Clayton
Baker	Gannaway	Lynes	Smith of
Bass	Good	McEleney	Des Moines
Beman	Graham	McFarlane	Smith of Madison
Bents	Hendrix	Mills	Steinberg
Bockwoldt	Hicklin	Moore	Stevens
Boothby	Humbert	Morrissey	Tesmer
Brown of Monona	Huston	Nelson of	Troeger
Bryson	Ingalls	Buchanan	Turner
Burkman	Kerr	Nicholas	Walker
Butler	Kester	Patrick	Walter of
Datisman	Kilpatrick	Poston	Marshall
Davis	King	Prange	Watson
De Groote	Klemesrud	Putney	Weichman
Donohue	Knickerbocker	Rankin	Weiss
Duffield	Koch	Redman	Wellington
Eckels	Kosek	Reed	Williams
Edwards	Kruse	Robinson	Wilson
Fimmen	Landsness	Saylor	

The nays were, 24:

Beardsley	Long	Norland	Sloane
Bloom	Lundy	Olson	Strawman
Duffy	Neal	Pieper	Utzig
Hansen	Nelson of	Robb	Van Eaton
Hedin	Woodbury	Schwengel	Walter of
Krall	Nielsen	Scott	Pottawattamie
Lawrence	Noble		

Absent or not voting, 4:

Brown of	Fiene	Hinrichs	Mr. Speaker
Mahaska			

Motion prevailed.

Donohue of Cedar moved that the debate on each amendment be limited to ten minutes pro and ten minutes con.

Roll call was demanded.

On the question "Shall the debate be limited?"

Rule 18 invoked, requiring all members present to vote.

The ayes were, 61:

Ainsworth	Bockwoldt	Donohue	Fulk
Anderson	Brown of Monona	Duffield	Gannaway
Avery	Bryson	Eckels	Good
Baker	Burkman	Edwards	Hendrix
Bass	Butler	Fimmen	Hicklin
Beman	Datisman	Fletcher	Huston
Bents	Davis	Frei	Ingalls

Kerr	Lucken	Reed	Troeger
Kilpatrick	Lynes	Robinson	Turner
King	McFarlane	Saylor	Walker
Klemesrud	Nelson of	Siefkas	Walter of
Knickerbocker	Buchanan	Smith of Clayton	Marshall
Koch	Patrick	Smith of Madison	Watson
Kosek	Putney	Steinberg	Weichman
Landsness	Rankin	Stevens	Wellington
Langland	Redman	Tesmer	

The nays were, 45:

Beardsley	Kester	Nelson of	Scott
Bloom	Krall	Woodbury	Shepard
Boothby	Kruse	Nicholas	Sloane
Brown of	Lawrence	Nielsen	Smith of
Mahaska	Long	Noble	Des Moines
De Groot	Loss	Norland	Strawman
Duffy	Lundy	Olson	Utzig
Fiene	McEleney	Pieper	Van Eaton
Graham	Mills	Poston	Walter of
Hansen	Moore	Prange	Pottawattamie
Hedin	Morrissey	Robb	Weiss
Humbert	Neal	Schwengel	Williams
			Wilson

Absent or not voting, 2:

Hinrichs Mr. Speaker

The motion having failed to receive a constitutional two-thirds majority was lost.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 123, 131, 136, 147, 152, 157, 160, 161, 196, 197, 208, 209, 259, 282, 322, 326, 389, 424, 427, 437, 478 and 483.

LAWRENCE PUTNEY, *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 123, 131, 136, 147, 152, 157, 160, 161, 196, 197, 208, 209, 259, 282, 322, 326, 389, 424, 427, 437, 478 and 483.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had signed the following bills: April 17, 1947, House File 314; April 18, 1947, House Files 76, 263, 429, 468, 516 and 517.

MOTION FILED

MR. SPEAKER: I move that Senate File 109 be re-referred to the committee on labor and that the committee be directed to bring in a resolution calling for an interim committee to consider the subject of labor and management legislation.

BEARDSLEY of Warren.

AMENDMENTS FILED

Amend the amendment by C. A. Burkman, et al., to Senate File 109 filed April 18, 1947, by adding thereto a new section as follows:

"Sec. 11. The opportunity to obtain employment without discrimination because of race, creed, color or national origin is hereby declared to be the policy of the State of Iowa and a civil right and any abridgement, denial or refusal to recognize said right is hereby declared to be a felony as defined by the Iowa Code of 1946 as punishable by three (3) years in the penitentiary and, or a fine of ten thousand dollars (\$10,000)."

NELSON of Woodbury.

Amend the amendment of Carl A. Burkman et al. filed April 18, 1947, to Senate File 109 by striking all after the enacting clause and insert in lieu thereof the following:

Section 1. This act shall be known and may be cited as the "Labor Disputes Act."

Sec. 2. No court of this state, as defined in this act, shall have jurisdiction to issue any restraining order or temporary or permanent injunction in a case included within this act, except in a strict conformity with the provisions of this act; nor shall any such restraining order or temporary or permanent injunction be issued contrary to the public policy declared in this act.

Exclusive jurisdiction and power to hear and determine all actions and suits coming under the provisions of this act shall be vested in the courts of this state.

Sec. 3. In the interpretation of this act and in determining the jurisdiction and authority of the courts of this state, as such jurisdiction and authority are defined and limited in this act, the public policy of this state is hereby declared as follows:

Whereas under prevailing economic conditions, developed with the aid of governmental authority for owners of property to organize in the corporate and other forms of ownership association, the individual unorganized worker is commonly helpless to exercise actual liberty of contract and to protect his freedom of labor, and thereby to obtain acceptable terms and conditions of employment, wherefore, though he should be free to decline to associate with his fellows, it is necessary that he have full freedom of association, self-organization, and designation of representatives of his own choosing, to negotiate the terms and conditions of his employment, and that he shall be free from the interference, restraint, or coercion of employers of labor, or their agents, in the designation of such representatives or in self-organization or in other concerted activities for the purpose of collective bargaining or other mutual aid or protection;

Whereas equity procedure that permits a complaining party to obtain sweeping injunctive relief that is not preceded by or conditioned upon notice to and hearing of the responding party or parties, or that permits sweeping injunctions to issue after hearing based upon written affidavits alone and not wholly or in part upon examination, confrontation and cross-examination of witnesses in open court, is peculiarly subject to abuse in labor litigation for the reasons that:

(1) The status quo cannot be maintained but is necessarily altered by the injunction.

(2) Determination of issues of veracity and of probability of fact from affidavits of the opposing parties that are contradictory, and, under the circumstances, untrustworthy rather than from oral examination in open court is subject to grave error.

(3) Error in issuing the injunctive relief is usually irreparable to the opposing party; and

(4) Delay incident to the normal course of appellate practice frequently makes ultimate correction of error in law or in fact unavailing in the particular case.

Therefore, the following definitions of and the limitations upon the power or jurisdiction and procedure of the courts of this state in cases involving or growing out of labor disputes are hereby enacted.

Sec. 4. Any undertaking or promise, such as is described in this section, or any other undertaking or promise in conflict with the public policy declared in section 3 of this act, is hereby declared to be contrary to the public policy of this state, shall not be enforceable in any court of this state, and shall not afford any basis for the granting of legal or equitable relief by any such court against a party to such undertaking or promise, or against any other persons who may advise, urge or induce either party thereto to act in disregard of such undertaking or promise, including specifically the following:

Every undertaking or promise hereafter made, whether written or oral, express or implied, constituting or contained in any contract or agreement of hiring or employment between any individual, firm, company, association or corporation, and any employee or prospective employee of the same, whereby

(a) Either party to such contract or agreement undertakes or promises not to join, become or remain a member of any labor organization or of any employer organization; or

(b) Either party to such contract or agreement undertakes or promises that he will withdraw from an employment relation in the event that he joins, becomes or remains a member of any labor organization or of any employer organization.

Sec. 5. No court of this state shall have jurisdiction or power, in any case involving or growing out of a labor dispute, to issue any restraining order or temporary or permanent injunction which in specific or general terms impairs the right to do or prohibits any person or persons from doing, whether singly or in concern, any of the following acts:

(a) Ceasing or refusing to perform any work or to remain in any relations of employment regardless of any undertaking or promise to the contrary;

(b) Becoming or remaining a member of any labor organization or of any employer organization, regardless of any such undertaking or promise as is described in section 4 of this act;

(c) Paying or giving to, or withholding from, any person any strike or unemployment benefits or insurance, or other moneys or things of value;

(d) By all lawful means aiding any person who is being proceeded against in, or is prosecuting, any action or suit involving or arising out of a labor dispute in any court of the United States or of this State or of any State;

(e) Giving publicity to and obtaining or communicating information regarding the existence of, or the facts or merits involved in, any labor dispute, whether by advertising, speaking, patrolling, any public street or any place where any person or persons may lawfully be, or by any other method not involving fraud, duress or violence; provided that picketing or patrolling shall not be deemed to involve violence or duress merely because done in numbers;

(f) Organizing themselves; forming, joining or assisting in labor organizations; bargaining collectively with an employer by representatives freely chosen and controlled by themselves, or for the purpose of collective bargaining or other mutual aid or protection or engaging in any concerted activities;

(g) Persuading, by any lawful means, other persons to cease patronizing or contracting with, or employing or leaving the employ of any person or persons;

(h) Ceasing or refusing to work with any person or group of persons;

(i) Ceasing or refusing to work on any goods, materials, machines or other commodities;

(j) Assembling peaceably to do or to organize to do any of the acts heretofore specified to promote their lawful interests;

(k) Advising or notifying any person of an intention to do any of the acts heretofore specified;

(l) Agreeing with other persons to do or not to do any of the acts heretofore specified;

(m) Advising, urging or otherwise causing or inducing, without fraud or violence, others to do the acts heretofore specified, regardless of any such undertaking or promise as is described in section 4 of this act; and

(n) Doing in concert of any or all of the acts heretofore specified on the ground that the persons engaged therein constitute an unlawful combination or conspiracy.

Provided that the specific enumeration in this section of acts which may not be restrained or enjoined shall not be construed to authorize the injunction or restraint of any act or acts not heretofore enjoined or restrainable.

Sec. 6. No court of this state shall have jurisdiction or power, in any case involving or growing out of a dispute, to issue a restraining order or temporary or permanent injunction

(a) Upon the ground that any of the persons participating or interested in the labor dispute constitute or are engaged in an unlawful

combination or conspiracy because of the doing in concert of the acts enumerated in section 5 of this act; or

(b) Forbidding any of the acts enumerated in section 5 upon the ground that illegal acts have been committed or threatened in the course of any labor dispute or that any ends sought to be accomplished by any party to the labor dispute are illegal.

Sec. 7. No officer or member of any association or organization, and no association or organization participating or interested in a labor dispute, as herein defined, shall be held responsible or liable in any civil action at law or suit in equity or in any criminal prosecution, for the unlawful acts of individual officers, members or agents, except upon proof beyond a reasonable doubt in criminal cases, and by the weight of evidence in other cases, and without the aid of any presumptions of law or fact, both of (a) the doing of such acts by persons who are officers, members or agents of any such association or organization, and (b) actual participation in, or actual authorization or, such acts, or of express ratification of such acts after actual knowledge thereof by such association or organization.

Sec. 8. No court of this state shall issue any restraining order or a temporary or permanent injunction in any case involving or growing out of a labor dispute, as herein defined, except after hearing the testimony of witnesses in open court (with opportunity for cross-examination) in support of the allegations of a complaint made under oath, and testimony in opposition thereto, if offered, and except after findings of fact by the court to the effect:

(a) That unlawful acts have been threatened and will be committed unless restrained or have been committed and will be continued unless restrained, but no temporary or permanent injunction or temporary restraining order shall be issued on account of any threat or unlawful act excepting against the person or persons, association or organization making the threat or committing the unlawful act or actually authorizing or ratifying the same after actual knowledge thereof;

(b) That substantial and irreparable injury to complainant's property will follow unless the relief request is granted;

(c) That as to each item of relief granted greater injury will be inflicted upon complainant by the denial of relief than will be inflicted upon defendants by granting of relief;

(d) That no item of relief granted is relief which is prohibited under section 5 of this act;

(e) That complainant has no adequate remedy at law; and

(f) That the public officers charged with the duty to protect complainant's property are unable to furnish adequate protection.

Such hearing shall be held only after a verified bill of complaint and a verified bill of particulars specifying in detail the time, place and the nature of the acts complained of and the names of the persons alleged to have committed the same or participated therein have been served and after due and personal notice thereof has been given, in such manner as the court shall direct, to all known persons against whom relief is sought, and also to the chief of those public officials of the county and city within which the unlawful acts have been threatened

or committed charged with the duty to protect complainant's property; provided, however, that such notice shall in no case be less than forty-eight (48) hours. The hearing shall consist of the taking of testimony in open court with opportunity for cross-examination and testimony in opposition thereto, if offered, and no affidavits shall be received in support of any of the allegations of the complaint.

Sec. 9. No temporary restraining order or temporary injunction shall be issued except on condition that complainant shall first file a minimum undertaking of one thousand dollars. Where such an order or injunction is sought against more than a single individual, the court on the hearing shall make a finding of the number of individuals sought to be enjoined, provided, however, that the maximum undertaking that may be required pursuant to this section shall not exceed ten thousand dollars. The undertaking shall be sufficient to recompense those enjoined for any loss, expense, or damage caused by the improvident or erroneous issuance of such order or injunction, including all reasonable costs (together with a reasonable attorney's fee) and expense against the order or against the granting of any injunctive relief sought in the same proceeding and subsequently denied by the court.

The undertaking herein mentioned shall be understood to signify an agreement entered into by the complainant and the surety upon which a decree may be rendered in the same suit or proceeding against said complainant and surety, upon a hearing to assess damages of which hearing complainant and surety submitting themselves to the jurisdiction of the court for that purpose. But nothing herein contained shall deprive any party having a claim or cause of action under or upon such undertaking from electing to pursue his ordinary remedy by suit at law or in equity.

Sec. 10. No restraining order or temporary or permanent injunctive relief shall be granted to any complainant in a case involving or growing out of a labor dispute who has violated the public policy as declared in section 3, or who has failed to plead and prove (a) compliance with all obligations imposed by law which are involved in the labor dispute in question and (b) that he has made every reasonable effort to settle such dispute (I) by negotiation, (II) with the aid of any available machinery of mediation or voluntary arbitration provided for by law, and (III) with the aid of any machinery of mediation or voluntary arbitration provided for by agreement between any complainant and any person sought to be enjoined.

Sec. 11. No restraining order or temporary or permanent injunction shall be granted in a case involving or growing out of a labor dispute, except on the basis of findings of fact made and filed by the court in the record of the case prior to the issuance of such restraining order or injunction; and every restraining order or injunction granted in a case involving or growing out of a labor dispute shall include only a prohibition of such specific act or acts as may be expressly complained of in the bill of complaint or petition filed in such case and as shall be expressly included in said findings of fact made and filed by the court as provided herein, and shall be binding only upon the parties to the suit, their agents, servants and employees, and who shall by

personal service or otherwise have secured actual notice of the same.

Sec. 12. No court of this state shall have jurisdiction or power, in any case involving or growing out of a labor dispute, to issue a temporary restraining order or temporary injunction where employees are defendants if the employer, either in anticipation of, or at, or subsequent to the inception of a labor dispute has employed persons or assigned other employees to perform the duties of employees then or subsequently not working because of the labor dispute; unless, prior to the granting of such restraining order or temporary injunction the said employer has discharged such persons and reassigned the other employees back to their former duties and such facts shall be averred under oath in the application for the temporary restraining order or temporary injunction and no temporary restraining order or temporary injunction shall issue unless it contains the following provision:

"This order (or injunction) shall remain in effect only so long as (name of employer) shall not employ persons, or transfer employees to perform the duties of those now or hereafter not working because of the labor dispute."

Sec. 13. Every restraining order, temporary or permanent injunction, issued by a court of this state, in any case involving or growing out of a labor dispute, shall contain the following provision:

"That complainant and/or the employer and their or either of their agents or employees shall be enjoined from any and all acts or threats of violence, intimidation, coercion, molestation, libel, or slander against the respondents or organizations engaged in the labor dispute."

Sec. 14. Whenever any court of the state shall issue or deny any temporary injunction in a case involving or growing out of a labor dispute, the court shall, upon the request of any party to the proceedings and on his filing the usual bond for costs, forthwith certify as in ordinary cases the record of the case, including a transcript of the evidence taken, to the District Court for its review. Upon the filing of such record in the District Court, the appeal shall be heard and the temporary injunctive order affirmed, modified, or set aside with the greatest possible expedition, giving the proceedings precedence over all other matters except older matters of the same character.

Sec. 15. Every temporary injunction and temporary restraining order, issued in a case involving or growing out of a labor dispute, shall by its terms expire within such time after entry as the courts may fix, not to exceed ten (10) days, unless the plaintiff is ready by the expiration of such period to proceed to trial and shall pay the necessary calendar and trial fees. Every permanent injunction, issued in a case involving or growing out of a labor dispute, shall expire at the end of one hundred eighty (180) days after the date on which the judgment is signed, provided, however, that the duration of the injunction may be extended for another one hundred and eighty (180) days if, after a further hearing initiated and conducted in the same manner as the original hearing, the court shall determine that the injunction shall be continued or modified in accordance with the findings of facts on the subsequent hearing.

Sec. 16. Upon denial by the court of any injunctive relief sought in

an action involving or growing out of a labor dispute, the court shall order the complainant to pay reasonable costs and expenses of defending the suit and a reasonable counsel fee.

Sec. 17. In all cases where a person shall be charged with contempt of a restraining order or injunction of a court or judge or judges thereof, by doing any act or thing therein, or thereby forbidden to be done by him, if the act or thing so done by him be of such character as to constitute also a criminal offense under the laws of the state or of the United States, the accused shall enjoy:

(a) The rights as to admission to bail that are accorded to persons accused of crime;

(b) The right to be notified of the accusation and a reasonable time to make a defense, provided the alleged contempt is not committed in the immediate view or presence of the court;

(c) Upon demand, the right to a speedy and public trial by an impartial jury of the judicial district wherein the contempt shall have been committed, provided that this requirement shall not be construed to apply to contempts committed in the presence of the court or so near thereto as to interfere directly with the administration of justice or to apply to the misbehavior or misconduct or disobedience of any officer of the court on respect to the writs, orders or process of the court.

Sec. 18. The defendant in any proceeding for contempt of court may file with the court a demand for the retirement of the judge sitting in the proceeding, if the contempt arises from an attack upon the character or conduct of such judge and if the attack occurred elsewhere than in the presence of the court or so near thereto as to interfere directly with the administration of justice. Upon the filing of any such demand the judge shall thereupon proceed no further, but another judge shall be designated by the presiding justice of said court, or in the same manner as is provided by law. The demand shall be filed prior to the hearing in the contempt proceeding.

Sec. 19. Punishment for a contempt, specified in section 17, may be by fine, not exceeding \$100, or by imprisonment not exceeding fifteen days, in the jail of the county where the court is sitting, or both, in the discretion of the court. Where a person is committed to jail, for the non-payment of such fine, he must be discharged at the expiration of fifteen days; but where he is also committed for a definite time, the fifteen days must be computed from the expiration of the definite time.

Sec. 20. When used in this Act, and for the purposes of this Act:

(a) The term "labor dispute" includes any controversy

(1) Concerning terms or conditions of employment, or

(2) Concerning the association or representation of persons in negotiating, fixing, maintaining, changing, or seeking to arrange terms or conditions of employment, or

(3) Concerning employment relations, including the right to be recognized as the representatives or bargaining agent of employers or employees, or

(4) Concerning the respective interests of employer employee, regardless of whether or not the disputants stand in the proximate relation

of employer and employee, and regardless of whether or not an employer of employee is a party to, or participant in, such controversy.

(b) A person or association shall be held to be a person participating or interested in a labor dispute (1) if relief is sought against him or it and (2) if he or it is engaged in the industry, trade, craft, or occupation in which such dispute occurs, or is a member, officer, or representative of any association of employers or employees engaged in such industry, trade, craft or occupation, or has a direct or indirect interest therein, or is a person acting on behalf of any such person or association, or to promote the interest thereof, or is a person who uses or deals with the products of, or services provided by the industry, trade, craft or occupation in which such dispute occurs.

(c) A case shall be held to involve or to grow out of a labor dispute if such dispute is (1) between one or more employers or associations of employers and one or more employees or association of employees; or (2) between one or more employers or association of employers and one or more employees or association of employees; or (3) between one or more employees or association of employees and one or more employees or association of employees; or (4) a case involving any conflicting or competing interests in a labor dispute, as defined in subdivision (a) of this section, of persons participating or interested therein as defined in subdivision (b) of this section.

(d) The term "court" includes every court of record of the several counties of this State, including the judge or judges thereof.

(e) The term "complainant" includes every person, whether plaintiff or defendant in the cause, who seeks affirmative relief.

(f) The term "defendant" includes every person, whether plaintiff or defendant in the cause, against whom affirmative relief is sought.

(g) The term "employer" is declared to include master, and shall also include natural persons, partnerships, unincorporated associations, joint stock companies, corporations for profit, corporations not for profit, municipal corporations, the State and all governmental agencies created by it, receivers in equity, and trustees or receivers in bankruptcy.

(h) The term "employee" is declared to include all natural persons who perform services for other persons, and shall not be limited to the employees of a particular employer, and shall include any individual who has ceased work as a consequence of, or in connection with any matter involved in a labor dispute.

Sec. 21. If any section, sentence, clause or part of this Act is, for any reason, held to be unconstitutional, such decision shall not affect the remaining portions of this Act. The Legislature hereby declares that it would have passed this Act and each sentence, clause or part thereof irrespective of the fact that one or more sections, sentences, clauses or parts thereof be declared unconstitutional.

Sec. 22. All Acts or parts of Acts inconsistent with the provisions of this Act are hereby repealed.

Further amend by striking all of the title and inserting in lieu thereof the following:

"An Act defining the jurisdiction and the right to issue any restraining order or temporary or permanent injunctions, except as strictly provided

for in this Act, providing and determining the jurisdiction of the courts in labor matters arising between employer and employee or between employer and a labor union within the boundaries of this state."

NELSON of Woodbury.

Amend the amendment by Carl A. Burkman et al., filed April 18, 1947, to Senate File 109, by adding the following sections:

Sec. 11. It shall be deemed an exercise of the police power of the state for the protection of the public welfare, health and peace of the people of this state, and in fulfillment of the provisions of the constitution of this state concerning civil rights; and the legislature hereby finds and declares that practices of discrimination against any of its inhabitants because of race, creed, color or national origin are a matter of state concern, that such discrimination threatens not only the rights and proper privileges of its inhabitants but menaces the institutions and foundation of a free democratic state. A state agency is hereby created with power to eliminate and prevent discrimination in employment because of race, creed, color or national origin, either by employers, labor organizations, employment agencies or other persons, and to take other actions against discrimination because of race, creed, color or national origin, as herein provided; and the commission established hereunder is hereby given general jurisdiction and power for such purposes.

Sec. 12. The opportunity to obtain employment without discrimination because of race, creed, color or national origin is hereby recognized as and declared to be a civil right.

Sec. 13. When used in this chapter:

1. The term "person" includes one or more individuals, partnerships, associations, corporations, legal representatives, trustees, trustees in bankruptcy, or receivers.

2. The term "employment agency" includes any person undertaking to procure employees or opportunities to work.

3. The term "labor organization" includes any organization which exists and is constituted for the purpose, in whole or in part, of collective bargaining or of dealing with employers concerning grievances, terms or conditions of employment, or of other mutual aid or protection in connection with employment.

4. The term "unlawful employment practice" includes only those unlawful employment practices specified in section seventeen (17) of this chapter.

5. The term "employer" does not include a club exclusively social, or a fraternal, charitable, educational or religious association or corporation, if such club, association or corporation is not organized for private profit, nor does it include any employer with fewer than six persons in his employ.

6. The term "employee" and this chapter do not include any individual employed by his parents, spouse or child, or in the domestic service of any person.

7. The term "commission", unless a different meaning clearly appears from the context, means the state commission against discrimination created by this chapter.

8. The term "national origin" shall, for the purposes of this chapter, include "ancestry".

Sec. 14. There is hereby created in the executive department a state commission against discrimination. Such commission shall consist of three members, to be known as commissioners, who shall be appointed by the governor, by and with the advice and consent of the Senate, and one of whom shall be designated as chairman by the governor. The term of office of each member of the commission shall be for five years, provided, however, that of the commissioners first appointed, one shall be appointed for a term of two years, one for a term of three years, and one for a term of five years.

Any member chosen to fill a vacancy occurring otherwise than by expiration of term shall be appointed for the unexpired term of the member whom he is to succeed. Two members of the commission shall constitute a quorum for the purpose of conducting the business thereof. A vacancy in the commission shall not impair the right of the remaining members to exercise all the powers of the commission.

Each member of the commission shall receive a salary of four thousand dollars a year and shall also be entitled to his expenses actually and necessarily incurred by him in the performance of his duties.

Any member of the commission may be removed by the governor for inefficiency, neglect of duty, misconduct or malfeasance in office, after being given a written statement of the charges and an opportunity to be heard thereon.

Sec. 15. The commission shall formulate policies to effectuate the purposes of this chapter and may make recommendations to agencies and officers of the state or local subdivisions of government in aid of such policies and purposes.

Sec. 16. The commission shall have the following functions, powers and duties:

1. To establish and maintain its principal office in the city of Des Moines, and such other offices within the state as it may deem necessary.

2. To meet and function at any place within the state.

3. To appoint such attorneys, clerks, and other employees and agents as it may deem necessary, fix their compensation within the limitations provided by law, and prescribe their duties.

4. To obtain upon request and utilize the services of all governmental departments and agencies.

5. To adopt, promulgate, amend, and rescind suitable rules and regulations to carry out the provisions of this chapter, and the policies and practice of the commission in connection therewith.

6. To receive, investigate and pass upon complaints alleging discrimination in employment because of race, creed, color or national origin.

7. To hold hearings, subpoena witnesses, compel their attendance, administer oaths, take the testimony of any person under oath, and in connection therewith, to require the production for examination of any books or papers relating to any matter under investigation or in question before the commission. The commission may make rules as to the issuance of subpoenas by individual commissioners.

No person shall be excused from attending and testifying or from

producing records, correspondence, documents or other evidence in obedience to the subpoena of the commission or of any individual commissioner, on the ground that the testimony or evidence required of him may tend to incriminate him or subject him to a penalty or forfeiture, but no person shall be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction, matter or thing concerning which he is compelled, after having claimed his privilege against self-incrimination, to testify or produce evidence, except that such person so testifying shall not be exempt from prosecution and punishment for perjury committed in so testifying. The immunity herein provided shall extend only to natural persons so compelled to testify.

8. To create such advisory agencies and conciliation councils, local, regional or state-wide, as in its judgment will aid in effectuating the purposes of this chapter, and the commission may empower them to study the problems of discrimination in all or specific fields of human relationships or in specific instances of discrimination because of race, creed, color or national origin, and to foster through community effort or otherwise good-will, cooperation and conciliation among the groups and elements of the population of the state, and make recommendations to the commission for the development of policies and procedures in general and in specific instances, and for programs of formal and informal education which the commission may recommend to the appropriate state agency. Such advisory agencies and conciliation councils shall be composed of representative citizens, serving without pay, but with reimbursement for actual and necessary traveling expenses; and the commission may make provision for technical and clerical assistance to such agencies and councils and for the expenses of such assistance.

9. To issue such publications and such results of investigations and research as in its judgment will tend to promote good-will and minimize or eliminate discrimination because of race, creed, color or national origin.

10. To render each year to the governor and to the legislature a full written report of all its activities and of its recommendations.

11. To adopt an official seal.

Sec. 17. It shall be an unlawful employment practice:

1. For an employer, because of the race, creed, color or national origin of any individual, to refuse to hire or employ or to bar or to discharge from employment such individual or to discriminate against such individual in compensation or in terms, conditions or privileges of employment.

2. For a labor organization, because of the race, creed, color or national origin of any individual, to exclude or to expel from its membership such individual or to discriminate in any way against any of its members or against any employer or any individual employed by an employer.

3. For any employer or employment agency to print or circulate or cause to be printed or circulated any statement, advertisement or publication, or to use any form of application for employment or to make

any inquiry in connection with prospective employment, which expresses, directly or indirectly, any limitation, specification or discrimination, as to race, creed, color or national origin, or any intent to make any such limitation, specification or discrimination, unless based upon a bona fide occupational qualification.

4. For any employer, labor organization or employment agency to discharge, expel or otherwise discriminate against any person because he has opposed any practices forbidden under this chapter or because he has filed a complaint, testified or assisted in any proceeding under this chapter.

5. For any person, whether an employer or an employee or not, to aid, abet, incite, compel or coerce the doing of any of the acts forbidden under this chapter, or to attempt to do so.

Sec. 18. Any person claiming to be aggrieved by an alleged unlawful employment practice may, by himself or his attorney at law, make, sign and file with the commission a verified complaint in writing which shall state the name and address of the person, employer, labor organization or employment agency alleged to have committed the unlawful employment practice complained of and which shall set forth the particulars thereof and contain such other information as may be required by the commission. The industrial commissioner or attorney general may, in like manner, make, sign and file such complaint. Any employer whose employees, or some of them, refuse or threaten to refuse to cooperate with the provisions of this chapter, may file with the commission a verified complaint asking for assistance by conciliation or other remedial action.

After the filing of any complaint, the chairman of the commission shall designate one of the commissioners to make, with the assistance of the commission's staff, prompt investigation in connection therewith; and if such commissioner shall determine after such investigation that probable cause exists for crediting the allegations of the complaint, he shall immediately endeavor to eliminate the unlawful employment practice complained of by conference, conciliation and persuasion. The members of the commission and its staff shall not disclose what has transpired in the course of such endeavors. In case of failure so to eliminate such practice, or in advance thereof if in his judgment circumstances so warrant, he shall cause to be issued and served in the name of the commission, a written notice, together with a copy of such complaint, as the same may have been amended, requiring the person, employer, labor organization or employment agency named in such complaint, hereinafter referred to as respondent, to answer the charges of such complaint at a hearing before two members of the commission, sitting as the commission, at a time and place to be specified in such notice. The place of any such hearing shall be the office of the commission or such other place as may be designated by it. The case in support of the complaint shall be presented before the commission by one of its attorneys or agents, and the commissioner who shall have previously made the investigation and caused the notice to be issued shall not participate in the deliberations of the commission in such case; and the aforesaid endeavors at conciliation shall not be received in evidence. The respondent may file

a written verified answer to the complaint and appear at such hearing in person or otherwise, with or without counsel, and submit testimony. In the discretion of the commission, the complainant may be allowed to intervene and present testimony in person or by counsel. The commission or the complainant shall have the power reasonably and fairly to amend any complaint, and the respondent shall have like power to amend his answer. The commission shall not be bound by the strict rules of evidence prevailing in courts of law or equity. The testimony taken at the hearing shall be under oath and transcribed. If, upon all the evidence at the hearing the commission shall find that a respondent has engaged in any unlawful employment practice as defined in this chapter, the commission shall state its findings of fact and shall issue and cause to be served on such respondent an order requiring such respondent to cease and desist from such unlawful employment practice and to take such affirmative action, including (but not limited to) hiring, reinstatement or upgrading of employees, with or without back pay, or restoration to membership in any respondent labor organization, as, in the judgment of the commission, will effectuate the purposes of this chapter, and including a requirement for report of the manner of compliance. If, upon all the evidence, the commission shall find that respondent has not engaged in any such unlawful employment practice, the commission shall state its findings of fact and shall issue and cause to be served on the complainant or order dismissing the said complaint as to such respondent. A copy of its order shall be delivered in all cases to the industrial commissioner, the attorney-general, and such other public officers as the commission deems proper. The commission shall establish rules of practice to govern, expedite and effectuate the foregoing procedure and its own actions thereunder. Any complaint filed pursuant to this section must be so filed within thirty days after the alleged act of discrimination.

Sec. 19. Any complainant, respondent or other person aggrieved by such order of the commission may obtain judicial review thereof, and the commission may obtain an order of court for its enforcement, in a proceeding as provided in this section. Such proceeding shall be brought in the district court of the state within any county wherein the unlawful employment practice which is the subject of the commission's order occurs or wherein any person required in the order to cease and desist from an unlawful employment practice or to take other affirmative action resides or transacts business. Such proceeding shall be initiated by the filing of a petition in such court, together with a written transcript of the record upon the hearing before the commission, and the issuance and service of a notice of motion returnable at a special term of such court. Thereupon the court shall have jurisdiction of the proceeding and of the questions determined therein, and shall have power to grant such temporary relief or restraining order as it deems just and proper, and to make and enter upon the pleadings, testimony, and proceedings set forth in such transcript an order enforcing modifying, and enforcing as so modified, or setting aside in whole or in part the order of the commission. No objection that has not been urged before the commission

shall be considered by the court, unless the failure or neglect to urge such objection shall be excused because of extraordinary circumstances. Any party may move the court to remit the case to the commission in the interests of justice for the purpose of adducing additional specified and material evidence and seeking findings thereon, provided he shows reasonable grounds for the failure to adduce such evidence before the commission. The findings of the commission as to the facts shall be conclusive if supported by sufficient evidence on the record considered as a whole. All such proceedings shall be heard and determined by the court and by any appellate court as expeditiously as possible and with lawful precedence over other matters. The jurisdiction of the district court shall be exclusive and its judgment shall be final, subject to review by the supreme court in the same manner and form and with the same effect as provided in the supreme court rules for appeals from a final order on judgment. The commission's copy of the testimony shall be available at all reasonable times to all parties for examination without cost and for the purposes of judicial review of the order of the commission. The appeal shall be heard on the record without requirement of printing. The commission may appear in court by one of its attorneys. A proceeding under this section when instituted by any complainant, respondent or other person aggrieved must be instituted within thirty days after the service of the order of the commission.

Sec. 20. Any person, employer, labor organization or employment agency, who or which shall willfully resist, prevent, impede or interfere with the commission or any of its members or representatives in the performance of duty under this chapter, or shall willfully violate an order of the commission, shall be guilty of a misdemeanor and be punishable by imprisonment in a penitentiary, or county jail, for not more than one year, or by a fine of not more than five hundred dollars, or by both; but procedure for the review of the order shall not be deemed to be such willful conduct.

Sec. 21. The provisions of this chapter shall be construed liberally for the accomplishment of the purposes thereof. Nothing contained in this chapter shall be deemed to repeal any of the provisions of the civil rights law or of any other law of this state relating to discrimination because of race, creed, color or national origin; but, as to acts declared unlawful by section twelve (12) of this chapter, the procedure herein provided shall, while pending, be exclusive; and the final determination therein shall exclude any other action, civil or criminal, based on the same grievance of the individual concerned. If such individual institutes any action based on such grievance without resorting to the procedure provided in this chapter, he may not subsequently resort to the procedure herein.

Sec. 22. If any clause, sentence, paragraph or part of this chapter or the application thereof to any person or circumstances, shall, for any reason, be adjudged by a court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder of this chapter.

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947,

to Senate File 109 by striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. It is hereby declared to be unlawful for any person, firm, association, labor organization or corporation to enter into a contract, agreement, understanding, written or oral, which provides for a closed shop.

Sec. 2. Ballot upon and for the election of any strike within the boundaries of the state of Iowa shall be a secret ballot, and to be effective, shall be a majority of those voting.

Sec. 3. Any election of officers of any firm, association, labor organization or corporation shall be by secret ballot of the members of said organization, and said election shall be effective upon a majority vote of those persons voting.

FRANGE of Marion and STRAWMAN of Jones.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking section one (1) and renumbering the sections.

SLOANE of Polk and SCHWENGEL of Scott.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking section two (2) and renumbering the sections.

SLOANE of Polk and SCHWENGEL of Scott.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking from lines 1 and 2 of section one (1) the following: "It is declared to be the policy of the State of Iowa that." By striking the small letter "n" and capitalizing the same in the word "no" in line 2.

NELSON of Woodbury.

Amend the amendment by C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking from line nine (9) of section one (1) the words "labor union".

NELSON of Woodbury.

Amend the amendment by C. A. Burkman, et al., filed April 18, 1947, to Senate File 109, by striking from line four (4) of section two (2) the words "labor union".

Further amend by striking from line six (6) of section two (2) the words "labor union".

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking section three (3) and renumbering the sections.

SLOANE of Polk and SCHWENGEL of Scott.

Amend the amendment by C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking from line two (2) of section three (3) the word "labor".

Further amend by striking from line five (5) of section three (3) the words "labor union".

Further amend by striking from line seven (7) of section three (3) the words "labor union".

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking section four (4) and renumbering the sections.

NELSON of Woodbury.

Amend the amendment by C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking from line two (2) of section four (4) the words "labor organization".

Further amend by striking from lines seven (7) and eight (8) of section four (4) the words "labor".

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 after the comma after the word "subdivision" in line 2 of section four (4), add the following: "political party,".

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking the period (.) after the word "organization" in line six (6) of section four (4) and adding the following: ", political party".

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking section five (5) and renumbering the sections.

LUNDY of Monroe and VAN EATON of Woodbury.

Amend the amendment by C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking from line two (2) of section five (5) the words "labor".

Further amend by striking from line three (3) of section five (5) the word "labor".

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking section six (6) and renumbering the sections.

NELSON of Woodbury.

Amend the amendment by C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking from line one (1) of section six (6) the word "labor".

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking the period after the word "misdemeanor" in line 4 of section six (6) and adding the following: ", by fine of not to exceed ten dollars (\$10.00)."

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking section seven (7) and renumbering the sections.

NELSON of Woodbury.

Amend the Burkman substitute to Senate File 109 by inserting after the word "person" in line fifty-four (54) the following: "firm, corporation, association".

STEINBERG of Story.

Amend the amendment by C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking from line two (2) of section seven (7) the words "labor union" and the word "labor" before the word "association" in line two (2) and the word "labor" before the word "organization" in line three (3) of section seven (7).

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by adding after the word "law" of line 5 section seven (7) the following: "as enacted hereafter by a specific enactment of the Legislature."

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking the period after the word "applicable" in line 7 of section seven (7) and adding the following: ", that on all matters hereinabove referred to in this act trial shall be had to a jury."

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking section eight (8) and renumbering the sections.

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking all of section eight (8).

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking section nine (9) and renumbering the sections.

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking the period after the word "act" in line 2 of section nine (9) and adding the following: ", and the National Labor Relations Act."

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking section ten (10) and renumbering the sections.

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking all of section ten (10).

NELSON of Woodbury.

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109, by striking out all of section five (5) after the word "employee" in line 5 of said section five (5) as follows: "and by his or her spouse, if married, in the manner set forth in section five hundred thirty-nine point four (539.4), Code 1946, which written order shall be terminable at any time by the employee giving at least thirty days written notice of such termination to the employer."

NELSON of Woodbury.

Amend Senate File 492, section two (2) by adding thereto the following:

"If any of said bonds are not presented for payment within ten (10) years after maturity they shall be barred."

Amend section ten (10) by inserting after the word "funds" in line three (3) thereof the words "up to and including three million dollars (\$3,000,000)."

Amend section ten (10) by adding thereto the following: "After the payment of all of said claims and expenses of administration of the board herein created all funds remaining in the hands of World War II Service Compensation Board in excess of three million dollars (\$3,000,000) shall revert to and become a part of the permanent school fund of the state."

MORRISSEY of Jasper.

Amend House File 134 by adding thereto a new section as follows:

"Sec. 3. The provisions of this act shall not apply to employers or employees covered by the Federal Railroad Labor Act of 1920."

MORRISSEY of Jasper.

On motion by McFarlane of Black Hawk the House adjourned until 9:00 a.m., Tuesday, April 22, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 22, 1947.

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

Prayer was offered by the Reverend M. D. Summerbell, pastor of the Methodist Church, Anita, Iowa.

Journal of April 21 was corrected and approved.

PRESENTATION OF VISITORS

Neal of Dallas introduced to the House, his mother, Mrs. Nellie Neal of Dexter, Iowa.

Edwards of Union presented to the House, nine pupils from the Union county senior class of Afton, Iowa.

Turner of Mills presented to the House, the Honorable J. R. Hall, former member of the House from Mills county.

PETITIONS

Moore of Butler presented a petition signed by thirty-one residents of Allison asking support of the anti-labor bills.

Referred to committee on labor.

Morrissey of Jasper presented a petition signed by fifty-six employees of the Automatic Washer Company of Newton protesting passage of House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

Morrissey of Jasper presented a petition signed by forty employees of the Maytag Company of Newton protesting passage of House Files 124, 127, 131, 134 and 139.

Referred to committee on labor.

REPORTS OF COMMITTEES

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 392, a bill for an act to repeal chapter 275, Code 1946, relating to the reorganization 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 Senate File 392 as follows:

1. By striking the second paragraph of section three (3) and substituting in lieu thereof the following:

"Further amend section two hundred seventy-five point four (275.4), Code 1946, by repealing lines fourteen (14), fifteen (15), sixteen (16), and seventeen (17)."

2. By striking from lines two and three (2 and 3) of section six (6) the following: "ninety-nine thousand dollars (\$99,000.00)" and substituting in lieu thereof the following: "forty-nine thousand five hundred dollars (\$49,500.00)".

Further amend section six (6) by striking from line six (6) the following: "the sum of one thousand dollars (\$1,000.00)" and substituting in lieu thereof the following: "such sum as is necessary, but not to exceed five hundred dollars (\$500.00)".

HARRY E. WEICHMAN, *Chairman.*

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 374, a bill for an act relating to airport zoning.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 532, a bill for an act making the operation of a hydro-electric generating plant in Iowa unlawful without first obtaining a certificate of necessity from the Executive Council.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 537, a bill for an act to legalize proceedings of Fidelity Fireworks Company.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 280, a bill for an act relating to refunds of sale and use tax paid on purchases by tax certifying and tax levying governmental bodies of Iowa, or any subdivision or branch thereof.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 500, a bill for an act to legalize the appointments of certain public officials by the Governor which have been confirmed by the Senate.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 501, a bill for an act relating to the military service tax credit fund.

Also: That the Senate has concurred in the House amendment to and passed Senate File 375, a bill for an act relating to deputy treasurer and clerks.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 280, a bill for an act relating to refunds of sale and use tax paid on purchases by tax certifying and tax levying governmental bodies of Iowa, or any subdivision or branch thereof.

Read first time and referred to sifting committee.

Senate File 500, a bill for an act to legalize the appointment of certain public officials by the Governor of Iowa which have been confirmed by the Senate.

Read first time and referred to sifting committee.

Senate File 501, a bill for an act to amend House File seventy-six (76), Acts of the 52nd General Assembly, relating to the military service tax credit fund.

Read first time and referred to sifting committee.

ADOPTION OF REPORT OF SPECIAL COMMITTEE

Good of Boone called up the following report of the special committee and moved its adoption:

REPORT OF COMMITTEE TO INVESTIGATE SCHICK HOSPITAL

MR. SPEAKER:

Your committee appointed April 14, 1947, to make a personal inspection and study of the Shick General Hospital at Clinton, Iowa, begs leave to make the following report:

That on April 15, 1947, the members of your committee consisting of C. G. Good, Harry E. Weichman, Ernest T. Smith, Lawrence M. Boothby, David G. Ainsworth and H. W. Walter made a trip to Clinton, Iowa, and inspected the property with a view of acquiring it for use by the state of Iowa as a mental hospital.

After careful deliberation, your committee has arrived at the following conclusions:

1. Until it has been determined that these facilities will not be made available as a Veterans' Hospital and Rehabilitation Center, the state should not consider its acquisition.

2. The size and extent of the project appears to be considerably in excess of the immediate needs of the state.

3. The buildings are not suitable for mental patients because they are set in close proximity to each other.

4. The type and apparent temporary character of construction is such that it would entail considerable unknown expenditures to remodel to suit the needs of the state.

5. The shortage or lack of hospital personnel at the present time makes questionable the ability to operate an additional institution.

6. Sufficient acreage is not available for farming, dairying and gardening essential to state institutions.

7. The cost of gas, water, electricity and coal approximates \$100,000.00 per year.

8. There are no railroad facilities to the area.

9. The government has imposed certain conditions upon the state of Iowa, which are not feasible, if acquisition is made.

C. G. GOOD.

HARRY E. WEICHMAN.

ERNEST T. SMITH.

LAWRENCE M. BOOTHBY.

DAVID G. AINSWORTH.

H. W. WALTER.

Motion prevailed and the report was adopted.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 28

Good of Boone called up the following House concurrent resolution proposed by him and Weichman of Benton, Smith of Clayton, Boothby of Cherokee, Ainsworth of Dickinson and Walter of Pottawattamie, and moved its adoption:

HOUSE CONCURRENT RESOLUTION 28

Whereas, The Schick General Hospital is offered for sale by the United States War Assets Administration pursuant to the powers and authority contained in the provisions of the Surplus Property Act of 1944; and

Whereas, Investigation of said offer was deemed advisable by the Fifty-second General Assembly of Iowa, a committee consisting of six (6) members of the Senate appointed by the President thereof, and six (6) members of the House of Representatives appointed by the Speaker thereof, made a personal and reasonably thorough inspection of Schick General Hospital, and carefully considered the terms and conditions on which it was offered to the state of Iowa; and

Whereas, Said committee after an inspection of the property and study of the conditions of the sale thereof, respectfully submits its findings and recommendations as follows to wit:

(1) Until it has been determined that these facilities will not be made available as a Federal Hospital and Rehabilitation Center the state should not consider its acquisition;

(2) The size and extent of the project appears to be considerably in excess of the immediate needs of the state;

(3) The buildings are not suitable for mental patients, because they are set in close proximity to each other;

(4) The type and apparent temporary character of construction is such that it would entail considerable unknown expenditures to remodel to suit the needs of the state;

(5) The shortage or lack of hospital personnel at the present time makes questionable the ability to operate an additional institution;

(6) Sufficient acreage is not available for farming, and gardening essential to state institutions;

(7) The cost of gas, water, electricity and coal approximates \$100,000.00 per year;

(8) There are no direct railroad facilities to the area;

(9) The government has imposed certain conditions upon the state of Iowa, which are not feasible if acquisition is made;

Now, Therefore,

Be It Resolved by the House, the Senate Concurring: That the Schick General Hospital, located at Clinton, Iowa, and offered for sale by the United States War Assets Administration to the state of Iowa, be not purchased or acquired by the state of Iowa.

Morrissey of Jasper moved to defer action on the House concurrent resolution.

Motion prevailed and action on House Concurrent Resolution 28 was deferred.

CONSIDERATION OF SENATE AMENDMENTS

House File 176, a bill for an act relating to the abandonment of cemetery lots, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 176

Amend House File 176 as follows:

1. By striking from line 4 of section 1 the word "or".

2. By inserting a new section following section 2 as follows:

"Sec. 3. Section five hundred sixty-six point twenty-two (566.22), Code 1946, is amended by striking from line three (3) the word 'twenty-year' and inserting in lieu thereof the word 'ten-year'."

3. By renumbering the following sections.

Troeger of Wapello moved the House concur in the Senate amendment to House File 176.

Motion prevailed and the House concurred in Senate amendment.

Troeger 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, 88:

Ainsworth	Fulk	Lundy	Schwengel
Avery	Gannaway	Lynes	Scott
Baker	Good	McFarlane	Shepard
Bass	Graham	Moore	Siefkas
Beardsley	Hansen	Neal	Sloane
Bents	Hedin	Nelson of	Smith of Clayton
Bloom	Hicklin	Buchanan	Smith of
Bockwoldt	Hinrichs	Nelson of	Des Moines
Boothby	Humbert	Woodbury	Smith of Madison
Brown of	Huston	Nicholas	Steinberg
Mahaska	Ingalls	Nielsen	Tesmer
Brown of Monona	Kerr	Norland	Troeger
Bryson	King	Olson	Turner
Burkman	Klemesrud	Patrick	Utzig
Butler	Knickerbocker	Pieper	Van Eaton
Datisman	Koch	Poston	Walter of
Davis	Kosek	Prange	Marshall
Duffield	Kruse	Putney	Weichman
Duffy	Landsness	Rankin	Weiss
Eckels	Langland	Redman	Wellington
Edwards	Lawrence	Reed	Williams
Fiene	Loss	Robb	Wilson
Fimmen	Lucken	Robinson	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 20:

Anderson	Kester	Mills	Strawman
Beman	Kilpatrick	Morrissey	Walker
De Groot	Krall	Noble	Walter of
Donohue	Long	Saylor	Pottawattamie
Frei	McEleney	Stevens	Watson
Hendrix			

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

House File 113, a bill for an act to amend section two hundred ninety-eight point one (298.1), Code 1946, relating to the amount that school districts may levy for the general fund of school districts, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 113

Amend House File 113 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section two hundred ninety-eight point one (298.1), Code 1946, by striking all after the eighth line thereof and inserting in lieu thereof the following:

'1. All school corporations having a school enumeration of twelve hundred (1200) or more, one hundred ten (\$110) dollars.

'2. All other school corporations, one hundred forty dollars (\$140.00).'

"Sec. 2. All school corporations having a school enumeration of less than twelve hundred (1200) and exceeding two hundred fifty (250), one hundred twenty-five dollars (\$125)."

Kosek of Linn moved the House concur in the Senate amendment to House File 113.

Motion prevailed and the House concurred in Senate amendment.

Troeger of Wapello moved to reconsider the vote by which the House concurred in the Senate amendment to House File 113.

On the question "Shall the vote be reconsidered?"

The ayes were, 87:

Anderson	Fletcher	Loss	Shepard
Avery	Frel	Lynes	Siefkas
Baker	Fulk	McEleney	Sloane
Bass	Gannaway	McFarlane	Smith of Clayton
Beardsley	Good	Moore	Smith of
Beman	Graham	Morrissey	Des Moines
Bents	Hansen	Neal	Smith of Madison
Bloom	Hedin	Nelson of	Steinberg
Bockwoldt	Hendrix	Buchanan	Stevens
Boothby	Hicklin	Nicholas	Strawman
Brown of	Humbert	Nielsen	Troeger
Mahaska	Huston	Noble	Utzig
Brown of Monona	Ingalls	Norland	Walker
Bryson	Kester	Olson	Walter of
Butler	Kilpatrick	Patrick	Marshall
Datisman	Klemesrud	Pieper	Walter of
Davis	Knickerbocker	Poston	Pottawattamie
De Groot	Koch	Prange	Watson
Duffy	Kosek	Rankin	Weichman
Eckels	Kruse	Reed	Weiss
Edwards	Landsness	Robb	Williams
Fiene	Langland	Robinson	Wilson
Fimmen	Lawrence	Schwengel	Mr. Speaker

The nays were, 4:

Donohue	Hinrichs	Kerr	Lucken
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Absent or not voting, 17:

Ainsworth	Long	Putney	Tesmer
Burkman	Lundy	Redman	Turner
Duffield	Mills	Saylor	Van Eaton
King	Nelson of	Scott	Wellington
Krall	Woodbury		

Motion prevailed.

Schwengel of Scott moved to defer action on House File 113 and that it retain its place on the calendar.

Motion prevailed and action on House File 113 was deferred.

CONSIDERATION OF BILLS

Senate File 473, 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.

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, 87:

Ainsworth	Fletcher	Lynes	Scott
Anderson	Frei	McEleney	Shepard
Avery	Fulk	Moore	Siefkas
Baker	Gannaway	Morrissey	Sloane
Bass	Good	Neal	Smith of Clayton
Beardsley	Hansen	Nelson of	Smith of Madison
Beman	Hedin	Buchanan	Steinberg
Bents	Hendrix	Nelson of	Stevens
Bloom	Hicklin	Woodbury	Strawman
Bockwoldt	Hinrichs	Nicholas	Tesmer
Boothby	Humbert	Nielsen	Troeger
Brown of	Ingalls	Norland	Utzig
Mahaska	Kerr	Olson	Van Eaton
Brown of Monona	Kester	Patrick	Walker
Burkman	King	Pieper	Walter of
Butler	Klemesrud	Poston	Pottawattamie
Datisman	Knickerbocker	Prange	Watson
Davis	Koch	Putney	Weichman
De Groot	Kosek	Rankin	Weiss
Donohue	Kruse	Reed	Williams
Eckels	Landsness	Robb	Wilson
Edwards	Langland	Robinson	Mr. Speaker
Fimmen	Lucken	Schwengel	

The nays were, 1:

Duffy

Absent or not voting, 20:

Bryson	Kilpatrick	Lundy	Smith of
Duffield	Krall	McFarlane	Des Moines
Fiene	Lawrence	Mills	Turner
Graham	Long	Noble	Walter of
Huston	Loss	Redman	Marshall
		Saylor	Wellington

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 109, a bill for an act to declare that it is the policy of the state of Iowa that no person shall be deprived of the right to work because of membership in, affiliation with, withdrawal or expulsion from, or refusal to join any labor union, organization or society, and to declare void any contract which contravenes this policy; also making it unlawful to require any person to pay dues or other charges to a labor organization as a condition of employment and to make it unlawful to deduct labor organization dues or other charges from the earnings of an employee unless the employee has authorized such deduction as provided in this act and to prescribe penalties for violations.

Prange of Marion offered the following substitute amendment to the Burkman amendment and moved its adoption:

Amend the amendment of C. A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. It is hereby declared to be unlawful for any person, firm, association, labor organization or corporation to enter into a contract, agreement, understanding, written or oral, which provides for a closed shop.

Sec. 2. Ballot upon and for the election of any strike within the boundaries of the state of Iowa shall be a secret ballot, and to be effective, shall be a majority of those voting.

Sec. 3. Any election of officers of any firm, association, labor organization or corporation shall be by secret ballot of the members of said organization, and said election shall be effective upon a majority vote of those persons voting.

Hicklin of Louisa asked for a ruling of the chair on whether or not sections 2 and 3 of the Prange and Strawman amendment are germane to the main bill.

RULING BY THE SPEAKER

The gentleman of Louisa has raised a point of order as to whether or not sections 2 and 3 of the amendment by Prange of Marion and Strawman of Jones is germane to the Burkman amendment.

Rule 30 of the House is as follows:

"No motion or proposition on a subject, different from that under consideration, shall be admitted under color of an amendment".

The Burkman amendment relates to the employer and the employee and the right to refuse employment to any person because of his association with or refusal to join a labor union, association or organization and, as the Chair views it, relates to the relationship between employer and employee.

Section 2 of the Prange-Strawman amendment relates to a ballot upon and the election of a strike within the boundaries of the state and relates to the matter of a strike by the employees on their own motion and after a secret ballot and it seems to the Chair that the question of strike is not a proposition or subject which is the same as the content of the Burkman amendment.

Section 3 of the Prange-Strawman amendment relates to the election of officers of any labor organization and relates to the organizing and the providing of officers for a union. Such an election of course would not include members who were non-union men and is a subject which relates to the union itself rather than the subject of employer and employee. It is therefore the considered judgment of the Chair, in view of Rule 30, that sections 2 and 3 are not germane to the subject under consideration.

Strawman of Jones asked and obtained unanimous consent to

withdraw sections two and three of the amendment proposed by him and Prange of Marion.

Roll call was demanded.

On the question "Shall the Prange-Strawman amendment be adopted?"

The ayes were, 29:

Beardsley	Graham	Neal	Schwengel
Bents	Hansen	Nelson of	Scott
Bloom	Hedin	Woodbury	Sloane
Brown of	Krall	Nielsen	Strawman
Mahaska	Lawrence	Norland	Utzig
De Groote	Long	Olson	Van Eaton
Duffy	Loss	Poston	Walter of
Fiene	Lundy	Prange	Pottawattamie

The nays were, 70:

Ainsworth	Fletcher	Kosek	Shepard
Anderson	Frei	Kruse	Siefkas
Avery	Fulk	Landsness	Smith of Clayton
Baker	Gannaway	Langland	Smith of
Bass	Good	Lynes	Des Moines
Beman	Hendrix	McFarlane	Smith of Madison
Bockwoldt	Hicklin	Mills	Stevens
Boothby	Hinrichs	Moore	Tesmer
Brown of Monona	Humbert	Nelson of	Turner
Bryson	Huston	Buchanan	Walker
Burkman	Ingalls	Patrick	Walter of
Butler	Kerr	Pieper	Marshall
Datisman	Kester	Putney	Watson
Davis	Kilpatrick	Rankin	Weichman
Donohue	King	Redman	Weiss
Duffield	Klemesrud	Reed	Wellington
Eckels	Knickerbocker	Robinson	Williams
Edwards	Koch	Saylor	Wilson
Fimmen			

Absent or not voting, 9:

Lucken	Nicholas	Robb	Troeger
McEleny	Noble	Steinberg	Mr. Speaker
Morrissey			

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend the amendment of Carl A. Burkman, et al., filed April 18, 1947, to Senate File 109 by striking all after the enacting clause and insert in lieu thereof the following:

Section 1. This act shall be known and may be cited as the "Labor Disputes Act."

Sec. 2. No court of this state, as defined in this act, shall have jurisdiction to issue any restraining order or temporary or permanent injunction in a case included within this act, except in a strict conformity with the provisions of this act; nor shall any such restraining order or temporary or permanent injunction be issued contrary to the public policy declared in this act.

Exclusive jurisdiction and power to hear and determine all actions

and suits coming under the provisions of this act shall be vested in the Courts of this State.

Sec. 3. In the interpretation of this act and in determining the jurisdiction and authority of the courts of this State, as such jurisdiction and authority are defined and limited in this act, the public policy of this State is hereby declared as follows:

Whereas under prevailing economic conditions, developed with the aid of governmental authority for owners of property to organize in the corporate and other forms of ownership association, the individual unorganized worker is commonly helpless to exercise actual liberty of contract and to protect his freedom of labor, and thereby to obtain acceptable terms and conditions of employment, wherefore, though he should be free to decline to associate with his fellows, it is necessary that he have full freedom of association, self-organization, and designation of representatives of his own choosing, to negotiate the terms and conditions of his employment, and that he shall be free from the interference, restraint, or coercion of employers of labors, or their agents, in the designation of such representatives or in self-organization or in other concerted activities for the purpose of collective bargaining or other mutual aid or protection;

Whereas equity procedure that permits a complaining party to obtain sweeping injunctive relief that is not preceded by or conditioned upon notice to and hearing of the responding party or parties, or that permits sweeping injunctions to issue after hearing based upon written affidavits alone and not wholly or in part upon examination, confrontation and cross-examination of witnesses in open court, is peculiarly subject to abuse in labor litigation for the reasons that:

- (1) The status quo cannot be maintained but is necessarily altered by the injunction.
- (2) Determination of issues of veracity and of probability of fact from affidavits of the opposing parties that are contradictory, and, under the circumstances, untrustworthy rather than from oral examination in open court is subject to grave error.
- (3) Error in issuing the injunctive relief is usually irreparable to the opposing party; and
- (4) Delay incident to the normal course of appellate practice frequently makes ultimate correction of error in law or in fact unavailing in the particular case.

Therefore, the following definitions of and the limitations upon the power or jurisdiction and procedure of the courts of this State in cases involving or growing out of labor disputes are hereby enacted.

Sec. 4. Any undertaking or promise, such as is described in this section, or any other undertaking or promise in conflict with the public policy declared in section 3 of this act, is hereby declared to be contrary to the public policy of this State, shall not be enforceable in any court of this state, and shall not afford any basis for the granting of legal or equitable relief by any such court against a party to such undertaking or promise, or against any other persons who may advise, urge or induce either party thereto to act in disregard of such undertaking or promise, including specifically the following:

Every undertaking or promise hereafter made, whether written or oral, express or implied, constituting or contained in any contract or agreement of hiring or employment between any individual, firm, company, association or corporation, and any employee or prospective employee of the same, whereby

(a) Either party to such contract or agreement undertakes or promises not to join, become or remain a member of any labor organization or of any employer organization; or

(b) Either party to such contract or agreement undertakes or promises that he will withdraw from an employment relation in the event that he joins, becomes or remains a member of any labor organization or of any employer organization.

Sec. 5. No court of this state shall have jurisdiction or power, in any case involving or growing out of a labor dispute, to issue any restraining order or temporary or permanent injunction which in specific or general terms impairs the right to do or prohibits any person or persons from doing, whether singly or in concern, any of the following acts:

(a) Ceasing or refusing to perform any work or to remain in any relations of employment regardless of any undertaking or promise to the contrary;

(b) Becoming or remaining a member of any labor organization or of any employer organization, regardless of any such undertaking or promise as is described in section 4 of this act;

(c) Paying or giving to, or withholding from, any person any strike or unemployment benefits or insurance, or other moneys or things of value;

(d) By all lawful means aiding any person who is being proceeded against in, or is prosecuting, any action or suit involving or arising out of a labor dispute in any court of the United States or of this State or of any State;

(e) Giving publicity to and obtaining or communicating information regarding the existence of, or the facts or merits involved in, any labor dispute, whether by advertising, speaking, patrolling, any public street or any place where any person or persons may lawfully be, or by any other method not involving fraud, duress or violence; provided that picketing or patrolling shall not be deemed to involve violence or duress merely because done in numbers;

(f) Organizing themselves; forming, joining or assisting in labor organizations; bargaining collectively with an employer by representatives freely chosen and controlled by themselves, or for the purpose of collective bargaining or other mutual aid or protection or engaging in any concerted activities;

(g) Persuading, by any lawful means, other persons to cease patronizing or contracting with, or employing or leaving the employ of any person or persons;

(h) Ceasing or refusing to work with any person or group of persons;

(i) Ceasing or refusing to work on any goods, materials, machines or other commodities;

(j) Assembling peaceably to do or to organize to do any of the acts heretofore specified to promote their lawful interests;

(k) Advising or notifying any person of an intention to do any of the acts hereintofore specified;

(l) Agreeing with other persons to do or not to do any of the acts heretofore specified;

(m) Advising, urging or otherwise causing or inducing, without fraud or violence, others to do the acts heretofore specified, regardless of any such undertaking or promise as is described in section 4 of this act; and

(n) Doing in concert of any or all of the acts heretofore specified on the ground that the persons engaged therein constitute an unlawful combination or conspiracy.

Provided that the specific enumeration in this section of acts which may not be restrained or enjoined shall not be construed to authorize the injunction or restraint of any act or acts not heretofore enjoicable or restrainable.

Sec. 6. No court of this state shall have jurisdiction or power, in any case involving or growing out of a dispute, to issue a restraining order or temporary or permanent injunction

(a) Upon the ground that any of the persons participating or interested in the labor dispute constitute or are engaged in an unlawful combination or conspiracy because of the doing in concert of the acts enumerated in section 5 of this act; or

(b) Forbidding any of the acts enumerated in section 5 upon the ground that illegal acts have been committed or threatened in the course of any labor dispute or that any ends sought to be accomplished by any party to the labor dispute are illegal.

Sec. 7. No officer or member of any association or organization, and no association or organization participating or interested in a labor dispute, as herein defined, shall be held responsible or liable in any civil action at law or suit in equity or in any criminal prosecution, for the unlawful acts of individual officers, members or agents, except upon proof beyond a reasonable doubt in criminal cases, and by the weight of evidence in other cases, and without the aid of any presumptions of law or fact, both of (a) the doing of such acts by persons who are officers, members or agents of any such association or organization, and (b) actual participation in, or actual authorization or, such acts, or of express ratification of such acts after actual knowledge thereof by such association or organization.

Sec. 8. No court of this state shall issue any restraining order or a temporary or permanent injunction in any case involving or growing out of a labor dispute, as herein defined, except after hearing the testimony of witnesses in open court (with opportunity for cross-examination) in support of the allegations of a complaint made under oath, and testimony in opposition thereto, if offered, and except after findings of fact by the court, to the effect:

(a) That unlawful acts have been threatened and will be committed unless restrained or have been committed and will be continued unless restrained, but no temporary or permanent injunction or temporary restraining order shall be issued on account of any threat or unlawful

act excepting against the person or persons, association or organization making the threat or committing the unlawful act or actually authorizing or ratifying the same after actual knowledge thereof;

(b) That substantial and irreparable injury to complainant's property will follow unless the relief request is granted;

(c) That as to each item of relief granted greater injury will be inflicted upon complainant by the denial of relief than will be inflicted upon defendants by granting of relief;

(d) That no item of relief granted is relief which is prohibited under section 5 of this act;

(e) That complainant has no adequate remedy at law; and

(f) That the public officers charged with the duty to protect complainant's property are unable to furnish adequate protection.

Such hearing shall be held only after a verified bill of complaint and a verified bill of particulars specifying in detail the time, place and the nature of the acts complained of and the names of the persons alleged to have committed the same or participated therein have been served and after due and personal notice thereof has been given, in such manner as the court shall direct, to all known persons against whom relief is sought, and also to the chief of those public officials of the county and city within which the unlawful acts have been threatened or committed charged with the duty to protect complainant's property; provided, however, that such notice shall in no case be less than forty-eight (48) hours. The hearing shall consist of the taking of testimony in open court with opportunity for cross-examination and testimony in opposition thereto, if offered, and no affidavits shall be received in support of any of the allegations of the complaint.

Sec. 9. No temporary restraining order or temporary injunction shall be issued except on condition that complainant shall first file a minimum undertaking of one thousand dollars. Where such an order or injunction is sought against more than a single individual, the court on the hearing shall make a finding of the number of individuals sought to be enjoined, provided, however, that the maximum undertaking that may be required pursuant to this section shall not exceed ten thousand dollars. The undertaking shall be sufficient to recompense those enjoined for any loss, expense, or damage caused by the improvident or erroneous issuance of such order or injunction, including all reasonable costs (together with a reasonable attorney's fee) and expense against the order or against the granting of any injunctive relief sought in the same proceeding and subsequently denied by the court.

The undertaking herein mentioned shall be understood to signify an agreement entered into by the complainant and the surety upon which a decree may be rendered in the same suit or proceeding against said complainant and surty, upon a hearing to assess damages of which hearing complainant and surety submitting themselves to the jurisdiction of the court for that purpose. But nothing herein contained shall deprive any party having a claim or cause of action under or upon such undertaking from electing to pursue his ordinary remedy by suit at law or in equity.

Sec. 10. No restraining order or temporary or permanent injunctive relief shall be granted to any complainant in a case involving or growing out of a labor dispute who has violated the public policy as declared in

section 3, or who has failed to plead and prove (a) compliance with all obligations imposed by law which are involved in the labor dispute in question and (b) that he has made every reasonable effort to settle such dispute (I) by negotiation, (II) with the aid of any available machinery of mediation or voluntary arbitration provided by law, and (III) with the aid of any machinery of mediation or voluntary arbitration provided for by agreement between any complainant and any person sought to be enjoined.

Sec. 11. No restraining order or temporary or permanent injunction shall be granted in a case involving or growing out of a labor dispute, except on the basis of findings of fact made and filed by the court in the record of the case prior to the issuance of such restraining order or injunction; and every restraining order or injunction granted in a case involving or growing out of a labor dispute shall include only a prohibition of such specific act or acts as may be expressly complained of in the bill of complaint or petition filed in such case and as shall be expressly included in said findings of fact made and filed by the court as provided herein, and shall be binding only upon the parties to the suit, their agents, servants and employees, and who shall by personal service or otherwise have secured actual notice of the same.

Sec. 12. No court of this state shall have jurisdiction or power, in any case involving or growing out of a labor dispute, to issue a temporary restraining order or temporary injunction where employees are defendants if the employer, either in anticipation of, or at, or subsequent to the inception of a labor dispute has employed persons or assigned other employees to perform the duties of employees then or subsequently not working because of the labor dispute; unless, prior to the granting of such restraining order or temporary injunction the said employer has discharged such persons and reassigned the other employees back to their former duties and such facts shall be averred under oath in the application for the temporary restraining order or temporary injunction; and no temporary restraining order or temporary injunction shall issue unless it contains the following provision: "This order (or injunction) shall remain in effect only so long as.....
(name of employer) shall not employ persons, or transfer employees to perform the duties of those now or hereafter not working because of the labor dispute."

Sec. 13. Every restraining order, temporary or permanent injunction, issued by a court of this state, in any case involving or growing out of a labor dispute, shall contain the following provisions:

"That complainant and/or the employer and their or either of their agents or employees shall be enjoined from any and all acts or threats of violence, intimidation, coercion, molestation, libel, or slander against the respondents or organizations engaged in the labor dispute."

Sec. 14. Whenever any court of the state shall issue or deny any temporary injunction in a case involving or growing out of a labor dispute, the court shall, upon the request of any party to the proceedings and on his filing the usual bond for costs, forthwith certify as in ordinary cases the record of the case, including a transcript of the evidence taken, to the District Court for its review. Upon the filing of such record in the District Court, the appeal shall be heard and the tempo-

rary injunctive order affirmed, modified, or set aside with the greatest possible expedition, giving the proceedings precedence over all other matters except older matters of the same character.

Sec. 15. Every temporary injunction and temporary restraining order, issued in a case involving or growing out of a labor dispute, shall by its terms expire within such time after entry as the court may fix, not to exceed ten (10) days, unless the plaintiff is ready by the expiration of such period to proceed to trial and shall pay the necessary calendar and trial fees. Every permanent injunction, issued in a case involving or growing out of a labor dispute, shall expire at the end of one hundred eighty (180) days after the date on which the judgment is signed, provided, however, that the duration of the injunction may be extended for another one hundred and eighty (180) days if, after a further hearing initiated and conducted in the same manner as the original hearing, the court shall determine that the injunction shall be continued or modified in accordance with the findings of facts on the subsequent hearing.

Sec. 16. Upon denial by the court of any injunctive relief sought in an action involving or growing out of a labor dispute, the court shall order the complainant to pay reasonable costs and expenses of defending the suit and a reasonable counsel fee.

Sec. 17. In all cases where a person shall be charged with contempt of a restraining order or injunction of a court or judge or judges thereof, by doing any act or thing therein, or thereby forbidden to be done by him, if the act or thing so done by him be of such character as to constitute also a criminal offense under the laws of the state or of the United States, the accused shall enjoy:

(a) The rights as to admission to bail that are accorded to persons accused of crime;

(b) The right to be notified of the accusation and a reasonable time to make a defense, provided the alleged contempt is not committed in the immediate view or presence of the court;

(c) Upon demand, the right to a speedy and public trial by an impartial jury of the judicial district wherein the contempt shall have been committed, provided that this requirement shall not be construed to apply to contempts committed in the presence of the court or so near thereto as to interfere directly with the administration of justice or to apply to the misbehavior or misconduct or disobedience of any officer of the court on respect to the writs, order or process of the court.

Sec. 18. The defendant in any proceeding for contempt of court may file with the court a demand for the retirement of the judge sitting in the proceeding, if the contempt arises from an attack upon the character or conduct of such judge and if the attack occurred elsewhere than in the presence of the court or so near thereto as to interfere directly with the administration of justice. Upon the filing of any such demand the judge shall thereupon proceed no further, but another judge shall be designated by the presiding justice of said court, or in the same manner as is provided by law. The demand shall be filed prior to the hearing in the contempt proceeding.

Sec. 19. Punishment for a contempt, specified in section 17, may be

by fine, not exceeding \$100, or by imprisonment not exceeding fifteen days, in the jail of the county where the court is sitting, or both, in the discretion of the court. Where a person is committed to jail, for the non-payment of such fine, he must be discharged at the expiration of fifteen days; but where he is also committed for a definite time, the fifteen days must be computed from the expiration of the definite time.

Sec. 20. When used in this act, and for the purposes of this act:

(a) The term "labor dispute" includes any controversy

(1) Concerning terms or conditions of employment, or

(2) Concerning the association or representation of persons in negotiating, fixing, maintaining, changing, or seeking to arrange terms or conditions of employment, or

(3) Concerning employment relations, including the right to be recognized as the representatives or bargaining agent of employers or employees, or

(4) Concerning the respective interests of employer employee, regardless of whether or not the disputants stand in the proximate relation of employer and employee, and regardless of whether or not an employer of employee is a party to, or participant in, such controversy.

(b) A person or association shall be held to be a person participating or interested in a labor dispute (1) if relief is sought against him or it and (2) if he or it is engaged in the industry, trade, craft, or occupation in which such dispute occurs, or is a member, officer, or representative of any association of employers or employees engaged in such industry, trade, craft or occupation, or has a direct or indirect interest therein, or is a person acting on behalf of any such person or association, or to promote the interest thereof, or is a person who uses or deals with the products of, or services provided by the industry, trade, craft or occupation in which such dispute occurs.

(c) A case shall be held to involve or to grow out of a labor dispute if such dispute is (1) between one or more employers or associations of employers and one or more employees or association of employees; or (2) between one or more employers or association of employers and one or more employees or association of employees; or (3) between one or more employees or association of employees and one or more employees or association of employees; or (4) a case involving any conflicting or competing interests in a labor dispute, as defined in subdivision (a) of this section, of persons participating or interested therein as defined in subdivision (b) of this section.

(d) The term "court" includes every court of record of the several counties of this state, including the judge or judges thereof.

(e) The term "complainant" includes every person, whether plaintiff or defendant in the cause, who seeks affirmative relief.

(f) The term "defendant" includes every person, whether plaintiff or defendant in the cause, against whom affirmative relief is sought.

(g) The term "employer" is declared to include master, and shall also include natural persons, partnerships, unincorporated associations, joint stock companies, corporations for profit, corporations not for profit, municipal corporations, the state and all governmental agencies created by it, receivers in equity, and trustees or receivers in bankruptcy.

(h) The term "employee" is declared to include all natural persons who perform services for other persons, and shall not be limited to the employees of a particular employer, and shall include any individual who has ceased work as a consequence of, or in connection with any matter involved in a labor dispute.

Sec. 21. If any section, sentence, clause or part of this Act is, for any reason, held to be unconstitutional, such decision shall not affect the remaining portions of this Act. The Legislature hereby declares that it would have passed this Act and each sentence, clause or part thereof irrespective of the fact that one or more sections, sentences, clauses or parts thereof be declared unconstitutional.

Sec. 22. All Acts or parts of Acts inconsistent with the provisions of this Act are hereby repealed.

Further amend by striking all of the title and inserting in lieu thereof the following:

"An Act defining the jurisdiction and the right to issue any restraining order or temporary or permanent injunctions, except as strictly provided for in this Act, providing and determining the jurisdiction of the courts in labor matters arising between employer and employee or between employer and a labor union within the boundaries of this state."

On motion by McFarlane of Black Hawk, the House recessed until 1:30 p.m. today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

PRESENTATION OF VISITORS

Avery of Clay introduced to the House his son, Alden D. Avery, County Attorney from Clay county.

Schwengel of Davenport presented to the House, students Richard Paulos, Paul Sturgis and Don Denny from St. Ambrose College, Davenport, Iowa.

Kilpatrick of Fremont offered the following House resolution:

HOUSE RESOLUTION 9

Whereas, The Honorable William Kerr served in the House of Representatives of the Forty-seventh and Forty-eighth General Assemblies from Fremont county, Iowa, and

Whereas, He has spent the past forty years ministering to the physical needs of the people of the community of Randolph and vicinity as a physician, and

Whereas, He will retire from active practice on Friday, April 25th; now, therefore,

Be It Resolved by the House of Representatives, That the greetings of the members of the House be sent to him upon this occasion and in this manner to join in the expression of appreciation for the services that he has rendered the people of his community as a medical adviser

and also for his splendid services to the state in connection with measures affecting the public health, and

Be It Further Resolved That the members of the House extend to him their best wishes for the fullest enjoyment of the rest which he has so largely deserved.

Laid over under Rule 34.

Schwengel of Scott, Lawrence of Wapello, Steinberg of Story, Nelson of Woodbury, Strawman of Jones, Hedin of Scott, Kruse of Floyd, Utzig of Dubuque, Fiene of Chickasaw, Hansen of Carroll, Sloane of Polk, Beardsley of Warren, Norland of Worth, Duffy of Dubuque, Krall of Johnson, Bloom of Webster, Scott of Appanoose, Moore of Butler, Olson of Mitchell, Poston of Wayne, Robb of Emmet and Graham of Audubon offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 29

House Concurrent Resolution to create a special committee to make a study of labor problems in Iowa to review the problems of labor and industry as they relate to industrial disputes and to make recommendations for future legislative action.

Whereas, It is to the benefit of the citizens of Iowa that labor and industry work together in harmony; and

Whereas, Other states and in particular the commonwealth of Massachusetts have found a commission to study labor problems helpful to the legislature and of benefit to the general public; and

Whereas, It is apparent that the General Assembly should have available for its consideration, facts concerning the problems of industry and labor in our state based on careful and impartial study; now, therefore:

Be It Resolved by the House, the Senate Concurring:

Section 1. That a special committee is hereby created to be known as the committee on labor relations which shall be composed of eight (8) members, two (2) of which shall be appointed by the President of the Senate, two (2) of which shall be appointed by the Speaker of the House of Representatives, and four (4) of which shall be appointed by the Governor of Iowa. The Governor's appointments shall consist of two (2) members representing labor and two (2) members representing industry.

Sec. 2. This committee shall have full power and authority to investigate, inquire into and examine all matters relating to industry and labor and shall have power to make recommendations to the next General Assembly.

Sec. 3. The committee shall be appointed no later than fourteen (14) days after the final passage of this concurrent resolution and the first meeting shall be held no later than thirty (30) days after the final passage of this concurrent resolution at which meeting said committee

shall choose a chairman and a vice-chairman from its members and adopt rules for conduct of its proceedings. The committee is authorized to employ a secretary and such other employees as are necessary for the proper conduct of the business of the committee. The committee shall generally have all the powers of a joint legislative committee or of a legislative committee.

Sec. 4. Any group representing organized labor or any manufacturers group may bring disputes to the committee by sending the facts involved in said dispute to the secretary of the committee and the committee shall meet and make recommendations regarding said dispute no later than thirty (30) days after receipt of the facts of the dispute by the secretary.

Sec. 5. Members of the committee shall receive ten dollars (\$10.00) per diem while in attendance at called meetings of the committee and all necessary expenses shall be paid from the appropriations made to the interim committee.

Laid over under Rule 34.

CONSIDERATION OF BILLS

House resumed consideration of Senate File 109, a bill for an act to declare that it is the policy of the state of Iowa that no person shall be deprived of the right to work because of membership in, affiliation with, withdrawal or expulsion from, or refusal to join any labor union, organization or society; and to declare void any contract which contravenes this policy; also making it unlawful to require any person to pay dues or other charges to a labor organization as a condition of employment and to make it unlawful to deduct labor organization dues or other charges from the earnings of an employee unless the employee has authorized such deduction as provided in this act and to prescribe penalties for violations, was taken up for consideration.

Speaker pro tem Morrissey in the chair.

Avery of Clay moved that the rules be suspended and that all debate on the amendments to Senate File 109 be limited to five minutes on each amendment by the author of said amendment. Also, that the opposition be given five minutes on each amendment, and that the author of said amendment be given one minute to close.

Roll call was demanded.

On the question "Shall the debate be limited?"

The ayes were, 76:

Ainsworth	Fletcher	Landsness	Siefkas
Anderson	Frei	Langland	Smith of Clayton
Avery	Fulk	Lucken	Smith of
Baker	Gannaway	Lynes	Des Moines
Bass	Good	McFarlane	Smith of Madison
Beman	Hendrix	Mills	Steinberg
Bockwoldt	Hicklin	Moore	Stevens
Boothby	Hinrichs	Morrissey	Tesmer
Brown of Monona	Humbert	Nelson of	Troeger
Bryson	Huston	Buchanan	Turner
Burkman	Ingalls	Nicholas	Walker
Butler	Kerr	Noble	Walter of
Datisman	Kester	Patrick	Marshall
Davis	Kilpatrick	Pieper	Watson
De Groot	King	Putney	Weichman
Donohue	Klemesrud	Rankin	Weiss
Duffield	Knickerbocker	Redman	Wellington
Eckels	Koch	Reed	Williams
Edwards	Krall	Robinson	Wilson
Fimmen	Kruse	Shepard	

The nays were, 27:

Beardsley	Hedin	Nielsen	Scott
Bents	Lawrence	Norland	Sloane
Bloom	Long	Olson	Strawman
Brown of	Loss	Poston	Utzig
Mahaska	Lundy	Robb	Van Eaton
Duffy	Neal	Saylor	Walter of
Graham	Nelson of	Schwengel	Pottawattamie
Hansen	Woodbury		

Absent or not voting, 5:

Fiene	McEleney	Prange	Mr. Speaker
Kosek			

Motion prevailed.

Speaker Kuester in the chair.

Roll call was demanded.

On the question "Shall the amendment by Nelson of Wood-
be adopted?"

The ayes were, 27:

Bents	Hedin	Nelson of	Schwengel
Bloom	Krall	Woodbury	Scott
De Groot	Lawrence	Nielsen	Sloane
Duffy	Long	Norland	Strawman
Fiene	Loss	Olson	Utzig
Graham	Lundy	Poston	Van Eaton
Hansen	Neal	Robb	Walter of
			Pottawattamie

The nays were, 75:

Ainsworth	Bass	Brown of Monona	Datisman
Anderson	Beman	Bryson	Davis
Avery	Bockwoldt	Burkman	Donohue
Baker	Boothby	Butler	Duffield

Eckels	Kilpatrick	Nicholas	Smith of Madison
Edwards	King	Noble	Stevens
Fimmen	Klemesrud	Patrick	Tesmer
Fletcher	Knickerbocker	Pieper	Troeger
Frei	Koch	Putney	Turner
Fulk	Kruse	Rankin	Walker
Gannaway	Landsness	Redman	Walter of
Good	Langland	Reed	Marshall
Hendrix	Lucken	Robinson	Watson
Hicklin	Lynes	Saylor	Weichman
Hinrichs	McFarlane	Shepard	Weiss
Humbert	Mills	Siefkas	Wellington
Huston	Moore	Smith of Clayton	Williams
Ingalls	Morrissey	Smith of	Wilson
Kerr	Nelson of	Des Moines	
Kester	Buchanan		

Absent or not voting, 6:

Beardsley	Brown of Mahaska	McEleney Prange	Steinberg Mr. Speaker
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Amendment lost.

Roll call was demanded.

On the question "Shall the Burkman amendment be adopted?"

Rule 18 invoked, requiring all members present to vote.

The ayes were, 76:

Ainsworth	Frei	Langland	Siefkas
Anderson	Fulk	Lucken	Smith of Clayton
Avery	Gannaway	Lynes	Smith of
Baker	Good	McFarlane	Des Moines
Bass	Hendrix	Mills	Smith of Madison
Beman	Hicklin	Moore	Steinberg
Bockwoldt	Hinrichs	Morrissey	Stevens
Boothby	Humbert	Nelson of	Tesmer
Brown of Monona	Huston	Buchanan	Troeger
Bryson	Ingalls	Nicholas	Turner
Burkman	Kerr	Noble	Walker
Butler	Kester	Patrick	Walter of
Datisman	Kilpatrick	Pieper	Marshall
Davis	King	Putney	Watson
Donohue	Klemesrud	Rankin	Weichman
Duffield	Knickerbocker	Redman	Weiss
Eckels	Koch	Reed	Wellington
Edwards	Kosek	Robinson	Williams
Fimmen	Kruse	Saylor	Wilson
Fletcher	Landsness	Shepard	

The nays were, 28:

Beardsley	Hansen	Nelson of	Scott
Bents	Hedin	Woodbury	Sloane
Bloom	Krall	Nielsen	Strawman
Brown of Mahaska	Lawrence	Norland	Utzig
Duffy	Long	Olson	Van Eaton
Fiene	Loss	Poston	Walter of
Graham	Lundy	Robb	Pottawattamie
	Neal	Schwengel	

Absent or not voting, 4:

De Groote McEleney Prange Mr. Speaker

Amendment adopted.

Nelson of Woodbury asked and obtained unanimous consent to withdraw all amendments proposed by him to Senate File 109.

Sloane of Polk asked and obtained unanimous consent to withdraw all amendments proposed by him to Senate File 109.

Steinberg of Story offered the following amendment and moved its adoption:

Amend the Burkman substitute to Senate File 109 by inserting after the word "person" in line one of section seven (7) the following: "firm, corporation, association".

Amendment adopted.

Schwengel of Scott asked and obtained unanimous consent to withdraw the amendment proposed by him to Senate File 109.

Lundy of Monroe asked and obtained unanimous consent to withdraw the amendment proposed by him to Senate File 109.

Beardsley of Warren asked and obtained unanimous consent to withdraw the motion filed by him on April 21, 1947.

Burkman of Polk offered the following amendment to the title and moved its adoption:

Amend the title to Senate File 109 to read as follows:

"A Bill for An Act to make it unlawful to discriminate in the employment of any person either because of membership or non-membership in a labor union, organization or association, or to require any person to pay dues or other charges thereto as a condition of employment, and to make it unlawful to deduct labor organization dues or other charges from the compensation of an employee unless the employee has authorized such deduction as provided in this Act, and to prescribe penalties for violations and relief by injunction to prevent or stop violations".

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?"

Rule 18 invoked, requiring all members present to vote.

The ayes were, 74:

Ainsworth	Frei	Langland	Shepard
Anderson	Fulk	Lucken	Siefkas
Avery	Gannaway	Lynes	Smith of Clayton
Baker	Good	McFarlane	Smith of
Bass	Hendrix	Mills	Des Moines
Beman	Hicklin	Moore	Smith of Madison
Bockwoldt	Hinrichs	Morrissey	Stevens
Boothby	Humbert	Nelson of	Tesmer
Brown of Monona	Huston	Buchanan	Troeger
Bryson	Ingalls	Nicholas	Turner
Burkman	Kerr	Noble	Walker
Butler	Kester	Patrick	Walter of
Datisman	Kilpatrick	Pieper	Marshall
Davis	King	Putney	Watson
Donohue	Klemesrud	Rankin	Weichman
Duffield	Knickerbocker	Redman	Weiss
Eckels	Koch	Reed	Wellington
Edwards	Kosek	Robinson	Williams
Fimmen	Landsness	Saylor	Wilson
Fletcher			

The nays were, 31:

Beardsley	Hedin	Nelson of	Schwengel
Bents	Krall	Woodbury	Scott
Bloom	Kruse	Nielsen	Sloane
Brown of	Lawrence	Norland	Steinberg
Mahaska	Long	Olson	Strawman
Duffy	Loss	Poston	Utzig
Fiene	Lundy	Prange	Van Eaton
Graham	Neal	Robb	Walter of
Hansen			Pottawattamie

Absent or not voting, 3:

De Groote McEleney Mr. Speaker

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

Burkman of Polk moved to reconsider the vote by which Senate File 109 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

EXPLANATION OF VOTE

MR. SPEAKER:

Desiring to take advantage of the right granted me under the constitution to explain a negative vote on any act, I hereby state my reasons for voting "nay" on Senate File 109.

It is my considered and humble opinion that:

1. The bill does not solve the problems now existing between capital and labor.
2. The bill may only accentuate whatever troubles there may be between employers and employees in Iowa.
3. The bill does not in any way aid, or seek to aid, laborers in their

union rights, nor does it seek to curb unfair labor practices—and they do exist.

4. The bill being a mere fiat to abolish the "closed shop," upon publication, leaves countless thousands of innocent laborers to seek consolation in the thought that they are now independent and free men and women.

5. The bill was prepared not as a result of a thorough study of the problem but is apparently only an attempt (or excuse) to comply with a "mandate". The voice of labor was silent and seemingly unwelcome when this bill was prepared.

6. The whole problem should be thoroughly studied by an impartial Board, hearing from all sides. Then the necessary legislation should be suggested. This is especially true as Congress is now considering the subject from a National standpoint, and we could and should have the full benefit of their work.

This is not emergency legislation.

ALBERT STEINBERG.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 54, 125, 176, 181, 189, 249, 270, 316, 347, 403, 465, 466, 484, 495, 502, 511, 524, 527 and House Joint Resolution 3. Also Senate Files 3, 204, 267, 268, 279, 289, 375 and 454.

LAWRENCE PUTNEY, *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 54, 125, 176, 181, 189, 249, 270, 316, 347, 403, 465, 466, 484, 495, 502, 511, 524, 527 and House Joint Resolution 3. Also, Senate Files 3, 204, 267, 268, 279, 289, 375 and 454.

BILLS SENT TO THE GOVERNOR

Putney of Tama, 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 April, 1947, sent to the Governor for his approval:

House Files 54, 125, 176, 181, 189, 249, 403, 466, 495, 527.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILLS SENT TO THE GOVERNOR

Mills of Adair, 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 April, 1947, sent to the Governor for his approval:

House Files 270, 316, 347, 465, 484, 502, 511, 524 and House Joint Resolution 3.

IVAN R. MILLS, *Ranking Member.*

Report adopted.

AMENDMENTS FILED

Amend Senate File 184 by striking the words "public offense" in line six (6) of section one (1) subsection two (2) and inserting in lieu thereof the following, "indictable misdemeanor or a felony".

VAN EATON of Woodbury.

Amend Senate amendments to House File 113 by substituting in lieu thereof the following:

By striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Amend section two hundred ninety-eight point one (298.1), Code 1946, by striking all after the eighth line and inserting in lieu thereof the following:

'1. All school corporations having a school enumeration of twelve hundred (1200) or more, one hundred ten (\$110) dollars.

'2. All school corporations having a school enumeration of less than twelve hundred (1200) and exceeding two hundred fifty (250), one hundred twenty-five dollars (\$125).

'3. All other school corporations, one hundred forty (\$140) dollars.'"

KOSEK of Linn and TROEGER of Wapello.

On motion by McFarlane of Black Hawk the House adjourned until 9:30 a.m., Wednesday, April 23, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 23, 1947.

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

Prayer was offered by the Reverend Earl D. Hart, pastor of the Methodist church, Pomeroy, Iowa.

Journal of April 22 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Bents of Howard on request of Poston of Wayne.

PRESENTATION OF VISITORS

Burkman of Polk presented to the House student nurses from Iowa Methodist, Lutheran, Broadlawns and Mercy hospitals in Des Moines. Also, Helen Cromwell, social science teacher.

Burkman of Polk presented to the House forty students from the Ankeny Junior High School and their teachers, Mrs. C. F. Reimer and Miss E. Bond.

Walker of Hamilton presented to the House twenty-six senior class students from the Jewell high school and their superintendent, Alfred W. Fischer.

Boothby of Cherokee presented to the House twelve senior class students from the Larrabee high school and Mrs. Henry C. Rath.

REPORTS OF COMMITTEES

Weichman of Benton, from the committee on appropriations, submitted the following reports:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 485, a bill for an act to provide for an emergency appropriation for the state printing board to permit said board to function during the remainder of the biennium and for certain depart-

ments, begs leave to report it 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.*

Also:

Mr. SPEAKER: Your committee on appropriations to whom was referred Senate File 484, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1947, and ending June 30, 1949, begs leave to report it 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 484 section one (1) line five (5) by adding after the word "education" the following: "and the board of control."

HARRY E. WEICHMAN, *Chairman.*

INTRODUCTION OF BILLS

House File 543, by committee on appropriations, a bill for an act to transfer the control of funds heretofore appropriated and set aside for use at the state sanatorium at Oakdale.

Read first time and passed on file.

House File 544, by committee on appropriations, a bill for an act making appropriations for payment of miscellaneous expenses of the Fifty-second General Assembly.

Read first time and passed on file.

CONSIDERATION OF HOUSE RESOLUTION 7

Hedin of Scott called up the following House Resolution and moved its adoption:

HOUSE RESOLUTION 7

Be It Resolved by the House that in accordance with the House Rules, Rooms 4 and 5 shall be assigned for the storing of legislative equipment and furniture until the convening of the next General Assembly and shall be under the control of the Chief Clerk as the Rules provide.

Be It Further Resolved that so far as possible the Speaker's office and reception room shall not be assigned for any permanent occupancy between legislative sessions but shall be made available for the meeting of the interim committee and other legislative committees or commissions or any other conferences that will not require the use of these rooms for any extended period.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF HOUSE RESOLUTION 8

Olson of Mitchell called up the following House Resolution:

HOUSE RESOLUTION 8

Whereas, The House has accepted the recommendations of a special committee appointed to consider various improvements to be made in the House Chamber and

Whereas, It is desirable that someone familiar with the wishes of the members of the House in regard to this matter be consulted, now, therefore,

Be It Resolved by the House that in the progress of the installations to be made those in charge shall confer with the Chief Clerk who in turn shall be privileged to confer with the special committee appointed in this connection.

Olson of Mitchell offered the following amendment and moved its adoption:

Amend House Resolution 8 by adding thereto the following paragraph:

“Be It Further Resolved that in the event the costs of the improvements and installations not definitely known at this time be of substantial amount approval shall be had by the legislative committee on retrenchment and reform before plans are concluded for proceeding therewith.”

Amendment adopted.

Olson of Mitchell moved the adoption of the resolution.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF HOUSE RESOLUTION 9

Kilpatrick of Fremont called up the following House Resolution and moved its adoption:

HOUSE RESOLUTION 9

Whereas, The Honorable William Kerr served in the House of Representatives of the Forty-seventh and Forty-eighth General Assemblies from Fremont county, Iowa, and

Whereas, He has spent the past forty years ministering to the physical needs of the people of the community of Randolph and vicinity as a physician, and

Whereas, He will retire from active practice on Friday, April 25th; now, therefore,

Be It Resolved by the House of Representatives, That the greetings of the members of the House be sent to him upon this occasion and in this manner to join in the expression of appreciation for the services that he has rendered the people of his community as a medical adviser and also for his splendid services to the state in connection with measures affecting the public health, and

Be It Further Resolved That the members of the House extend to him their best wishes for the fullest enjoyment of the rest which he has so largely deserved.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 30

McFarlane of Black Hawk offered the following House Concurrent Resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE CONCURRENT RESOLUTION 30

Be It Resolved by the House of Representatives, the Senate of the State of Iowa Concurring Therein:

Whereas, In the 49th General Assembly of the State of Iowa House Concurrent Resolution number eighteen (18) was adopted providing, among other things, for a Senate and House Committee on Interstate Co-operation, which committee members in turn became members of the Iowa Commission on Interstate Co-operation, and

Whereas, Under the provisions of the resolution the Speaker of the House of Representatives was and is empowered to appoint five (5) members of the House of Representatives for the House standing committee on interstate co-operation, and

Whereas, Under the provisions of the resolution the president of the Senate was and is empowered to appoint five (5) members of the Senate for the Senate standing committee on interstate co-operation,

Now, therefore

Be It Resolved by the House of Representatives, the Senate Concurring: That the Speaker of the House of Representatives appoint five (5) members of the House to the House standing committee on inter-state co-operation, designating one of the committee as chairman, and that the President of the Senate appoint five (5) members of the Senate to the Senate standing committee on interstate co-operation, designating one of the committee as chairman.

McFarlane moved the adoption of the resolution.

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 329, a bill for an act relating to workmen's compensation and specifically to definitions.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 484, a bill for an act relating to the compensation of employees of the state, during the biennial fiscal period beginning July 1, 1947, and ending June 30, 1949.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 485, a bill for an act to provide for an emergency appropriation for the state printing board.

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 township trustees to condemn lands for a community center or juvenile playgrounds.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 497, a bill for an act relating to the payment of reasonable funeral expenses for blind persons and dependent children.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 525, a bill for an act to appropriate from the general fund of the state to the cosmetology examiners for operating deficiency to June 30, 1947.

Also: That the Senate has adopted the conference committee report and adopted the amendments contained in the conference committee report and passed Senate File 236, a bill for an act relating to compensation of inheritance tax appraisers.

Also: 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 the powers of the state tax commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 494, a bill for an act relating to the local budget law and the expenditure of funds thereunder.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 504, a bill for an act to make appropriations to L. E. Ellis & Co., et al.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 476, a bill for an act relating to the incorporation of sanitary districts.

W. J. SCARBOROUGH, *Secretary.*

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 236

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

We, the conference committee appointed to consider the difference between the Senate and the House on Senate File 236, relating to compensation of inheritance tax appraisers, begs leave to report that we have had the same under consideration and desire to recommend as follows: Strike all after the enacting clause and substitute in lieu thereof the following:

Section 1. Section four hundred fifty point twenty-five (450.25), Code 1946, is hereby amended by striking said section and inserting in lieu thereof the following:

"Each of said appraisers shall be entitled to receive as compensation a minimum of five dollars and not to exceed ten dollars per day of eight hours each for making each such appraisalment. If the claim of any appraiser in connection with the appraisalment of one estate is for more than thirty dollars, it shall be itemized and verified and filed with the clerk of the district court in which the estate is pending and notice of hearing on such claim shall be given as shall be prescribed by the court. Upon hearing on any such claim the court shall fix the amount of compensation to be allowed and enter an order therefor in the records of such estate, which allowance shall be taxed as part of the costs of probate."

Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Marshalltown Times-Republican, a newspaper published at Marshalltown, Iowa, and The Madrid Register-News, a newspaper published at Madrid, Iowa.

Respectfully submitted,

R. A. ROCKHILL.
RALPH W. ZASTROW.
A. D. CLEM.

DEVERE WATSON.
On the part of the Senate

ANDREW J. NIELSON.
FRED W. TESMER.
R. E. DUFFIELD.
CLAIRE G. PRANGE.

On the part of the House

SENATE MESSAGES CONSIDERED

Senate File 329, a bill for an act to amend chapter eighty-five (85), Code 1946, relating to workmen's compensation and specifically to definitions.

Read first time and referred to sifting committee.

Senate File 484, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1947, and ending June 30, 1949.

Read first time and referred to committee on appropriations.

Senate File 485, a bill for an act to provide for an emergency appropriation for the state printing board to permit said board to function during the remainder of the biennium and for certain departments.

Read first time and referred to committee on appropriations.

Senate File 476, a bill for an act to amend section three hundred fifty-eight point one (358.1), Code 1946, relating to the incorporation of sanitary districts.

Read first time and referred to sifting committee.

Senate File 504, a bill for an act to make appropriations to L. E. Ellis & Co., Des Moines, Iowa; Louis and Gertrude Hangartner, Postville, Iowa; Cynthia and Fred Baltz, Postville, Iowa; Howard county treasurer, Cresco, Iowa; Hotel President, Waterloo, Iowa; Clyde Van Dusen, Sioux City, Iowa; Mrs. Johanna Kallemeyne, Princeton, Missouri; Margaret Hadsell, Waterloo, Iowa; W. C. Stewart, Waterloo, Iowa; Ankeny Consolidated School District, Ankeny, Iowa; Alva Carlson, Ankeny, Iowa; Cass county treasurer, Atlantic, Iowa; C. M. Hanson, Des Moines, Iowa; John E. Spencer, Des Moines, Iowa; Mrs. Charles R. Sexton, administratrix, Altoona, Iowa; Mrs. Venus Willcoxson, administratrix, Bloomfield, Iowa; Hancock county, Garner, Iowa.

Read first time and referred to committee on appropriations.

Senate File 494, a bill for an act to amend section twenty-four

point fourteen (24.14), Code 1946, relating to the local budget law and the expenditure of funds thereunder.

Read first time and referred to sifting committee.

CONSIDERATION OF SENATE AMENDMENT

House File 113, a bill for an act to amend section two hundred ninety-eight point one (298.1), Code 1946, relating to the amount that school districts may levy for the general fund of school districts, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENTS TO HOUSE FILE 113

Amend House File 113 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section two hundred ninety-eight point one (298.1), Code 1946, by striking all after the eighth line thereof and inserting in lieu thereof the following:

'1. All school corporations having a school enumeration of twelve hundred (1200) or more, one hundred ten (\$110) dollars.

'2. All other school corporations, one hundred forty dollars (\$140.00).'

"Sec. 2. All school corporations having a school enumeration of less than twelve hundred (1200) and exceeding two hundred fifty (250), one hundred twenty-five dollars (\$125)."

Kosek of Linn offered the following substitute amendment to the Senate amendment and moved its adoption:

Amend Senate amendments to House File 113 by substituting in lieu thereof the following:

By striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Amend section two hundred ninety-eight point one (298.1), Code 1946, by striking all after the eighth line and inserting in lieu thereof the following:

'1. All school corporations having a school enumeration of twelve hundred (1200) or more, one hundred ten (\$110) dollars.

'2. All school corporations having a school enumeration of less than twelve hundred (1200) and exceeding two hundred fifty (250), one hundred twenty-five dollars (\$125).

'3. All other school corporations, one hundred forty (\$140) dollars.'"

Amendment adopted.

Kosek of Linn moved the House concur in the Senate amendment as amended to House File 113.

Motion prevailed and the House concurred in the Senate amendment as amended.

Kosek 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, 78:

Ainsworth	Graham	McEleney	Scott
Anderson	Hansen	McFarlane	Shepard
Avery	Hedin	Moore	Sloane
Bass	Hendrix	Neal	Smith of Clayton
Beardsley	Hicklin	Nelson of	Steinberg
Bloom	Humbert	Buchanan	Stevens
Boothby	Huston	Nelson of	Tesmer
Brown of	Kerr	Woodbury	Troeger
Mahaska	Kester	Nicholas	Turner
Brown of Monona	Kilpatrick	Nielsen	Utzig
Burkman	Klemesrud	Norland	Van Eaton
Butler	Knickerbocker	Olson	Walter of
Datisman	Koch	Patrick	Marshall
Davis	Kosek	Poston	Walter of
De Groot	Krall	Putney	Pottawattamie
Eckels	Kruse	Rankin	Watson
Fimmen	Landsness	Redman	Weichman
Frei	Langland	Reed	Weiss
Fulk	Lawrence	Robb	Wellington
Gannaway	Loss	Saylor	Williams
Good	Lynes	Schwengel	

The nays were, 8:

Bockwoldt	Hinrichs	King	Siefkas
Fiene	Ingalls	Pieper	Walker

Absent or not voting, 22:

Baker	Duffy	Mills	Smith of
Beman	Edwards	Morrissey	Des Moines
Bents	Fletcher	Noble	Smith of Madison
Bryson	Long	Prange	Strawman
Donohue	Lucken	Robinson	Wilson
Duffield	Lundy		Mr. Speaker

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 relating to the powers of the state tax commission and amending section four hundred twenty-one point seventeen (421.17), Code 1946, with Senate amendment, was taken up for consideration, and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 62

Amend House File 62 by striking the period (.) in line 10 of section 1 and inserting after the word "district" in said line the following: "in any year."

McFarlane of Black Hawk moved the House concur in the Senate amendment to House File 62.

Motion prevailed and the House concurred in the Senate amendment.

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, 73:

Ainsworth	Frei	Landsness	Robinson
Avery	Fulk	Langland	Saylor
Bass	Gannaway	Lawrence	Scott
Beman	Good	Lynes	Shepard
Bockwoldt	Graham	McEleney	Sloane
Boothby	Hansen	McFarlane	Smith of Clayton
Brown of	Hendrix	Mills	Smith of
* Mahaska	Hicklin	Moore	Des Moines
Brown of Monona	Humbert	Morrissey	Smith of Madison
Bryson	Huston	Nelson of	Steinberg
Butler	Kerr	Buchanan	Strawman
Datisman	Kester	Nelson of	Turner
Davis	Kilpatrick	Woodbury	Van Eaton
De Groote	King	Nicholas	Watson
Donohue	Knickerbocker	Poston	Weiss
Duffield	Koch	Prange	Wellington
Eckels	Kosek	Rankin	Williams
Edwards	Krall	Redman	Wilson
Fimmen	Kruse	Reed	Mr. Speaker
Fletcher			

The nays were, 13:

Baker	Ingalls	Patrick	Walter of
Bloom	Loss	Pieper	Marshall
Fiene	Neal	Walker	Walter of
Hinrichs	Olson		Pottawattamie

Absent or not voting, 22:

Anderson	Klemesrud	Norland	Stevens
Beardsley	Long	Putney	Tesmer
Bents	Lucken	Robb	Troeger
Burkman	Lundy	Schwengel	Utzig
Duffy	Nielsen	Siefkas	Weichman
Hedin	Noble		

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

CONSIDERATION OF HOUSE JOINT RESOLUTION

House Joint Resolution 4, a joint resolution proposing to establish a temporary resources council to study problems of flood control, soil conservation, drainage, wild life conservation, and recreational facilities, and to recommend to the Fifty-third General Assembly means to achieve coordination of these activities, with report of committee recommending amendment and passage, was taken up for consideration.

Ainsworth of Dickinson offered the following amendment proposed by the committee and moved its adoption:

Amend section seven (7), lines two (2) and three (3) of House Joint Resolution 4, by striking the words and figures "fifteen thousand dollars (\$15,000.00)" and inserting in lieu thereof the following: "ten thousand dollars (\$10,000.00)".

Amendment adopted.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend House Joint Resolution 4 by striking the word "one" in line eight (8) and substituting in lieu thereof the word "three". Further amend by striking the word "one" in line nine (9) and substituting in lieu thereof the word "three".

Amend section one (1) by striking the period (.) after the word "Senate" in line ten (10) and substituting a comma (,) and adding the following words: "the members from the House of Representatives to be appointed by the Speaker and the members from the Senate to be appointed by the Speaker of the House and the President of the Senate."

Further amend House Joint Resolution 4 by striking all of section two (2) and renumbering the subsequent sections.

Amendment adopted.

Nelson of Woodbury offered the following amendment and moved its adoption:

Amend the amendment by Nelson of Woodbury filed February 6, 1947, to House Joint Resolution four (4) by striking from lines nine (9) and ten (10) of said amendment the following: "Speaker of the House and".

Further amend by striking from lines three (3) and four (4) the word "three" and substituting in lieu thereof the word "two".

Amendment adopted.

Ainsworth of Dickinson offered the following amendment and moved its adoption:

Amend House Joint Resolution 4, section one (1), line three (3) by striking the word "nine" and inserting in lieu thereof the word "eleven".

Amendment adopted.

Ainsworth of Dickinson offered the following amendment to the title and moved its adoption:

Amend House Joint Resolution 4 by striking the period in line six (6) of title of said joint resolution and adding the following: “, and making an appropriation therefor.”

Amendment adopted.

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

On the question “Shall the joint resolution pass?”

The ayes were, 86:

Ainsworth	Graham	McFarlane	Smith of Clayton
Anderson	Hendrix	Mills	Smith of
Avery	Hicklin	Moore	Des Moines
Baker	Hinrichs	Morrissey	Smith of
Bass	Humbert	Neal	Madison
Beman	Huston	Nelson of	Stevens
Bloom	Ingalls	Buchanan	Strawman
Bockwoldt	Kerr	Nelson of	Tesmer
Boothby	Kester	Woodbury	Turner
Brown of	Kilpatrick	Nicholas	Utzig
Mahaska	King	Noble	Van Eaton
Brown of Monona	Klemesrud	Norland	Walker
Burkman	Knickerbocker	Olson	Walter of
Butler	Koch	Patrick	Marshall
Davis	Kosek	Pieper	Walter of
Datisman	Krall	Prange	Pottawattamie
De Groot	Landsness	Rankin	Watson
Donohue	Langland	Redman	Weichman
Edwards	Long	Reed	Weiss
Fimmen	Lucken	Robb	Wellington
Frei	Lundy	Saylor	Williams
Fulk	Lynes	Siefkas	Wilson
Gannaway	McElaney	Sloane	Mr. Speaker
Good			

The nays were: none.

Absent or not voting, 22:

Beardsley	Fiene	Loss	Schwengel
Bents	Fletcher	Nielsen	Scott
Bryson	Hansen	Poston	Shepard
Duffield	Hedin	Putney	Steinberg
Duffy	Kruse	Robinson	Troeger
Eckels	Lawrence		

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

House File 542, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1947, and ending June 30, 1949, funds for the institutions under the control of the state board of control, 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, 84:

Ainsworth	Gannaway	Lundy	Scott
Anderson	Good	Lynes	Siefkas
Avery	Graham	McEleney	Sloane
Baker	Hendrix	McFarlane	Smith of Clayton
Bass	Hicklin	Mills	Smith of
Beman	Hinrichs	Moore	Des Moines
Bloom	Humbert	Morrissey	Steinberg
Bockwoldt	Huston	Neal	Stevens
Boothby	Ingalls	Nelson of	Strawman
Brown of	Kerr	Buchanan	Tesmer
Mahaska	Kester	Nelson of	Utzig
Burkman	Kilpatrick	Woodbury	Walter of
Butler	King	Patrick	Marshall
Datisman	Knickerbocker	Pieper	Walter of
DeGroote	Koch	Poston	Pottawattamie
Donohue	Kosek	Prange	Watson
Duffield	Krall	Putney	Weichman
Eckels	Kruse	Redman	Weiss
Edwards	Landsness	Reed	Wellington
Fimmen	Langland	Robb	Williams
Fletcher	Long	Robinson	Wilson
Frei	Loss	Saylor	Mr. Speaker
Fulk	Lucken		

The nays were, 2:

Brown of Monona Shepard

Absent or not voting, 22:

Beardsley	Hansen	Noble	Smith of Madison
Bents	Hedin	Norland	Troeger
Bryson	Klemesrud	Olson	Turner
Davis	Lawrence	Rankin	Van Eaton
Duffy	Nicholas	Schwengel	Walker
Fiene	Nielsen		

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

Senate File 486, a bill for an act to make appropriations to Burlington Transportation Company, Galesburg, Illinois; Western Transportation Company, Des Moines, Iowa; Bessie Groves,

Des Moines, Iowa; Calhoun County, Rockwell City, Iowa; Oakville Consolidated School District, Oakville, Iowa, was taken up for consideration.

Beardsley of Warren moved that the bill be read a last time now and placed 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	Lucken	Saylor
Avery	Fulk	Lynes	Scott
Baker	Gannaway	McEleney	Shepard
Bass	Good	McFarlane	Siefkas
Beardsley	Graham	Mills	Smith of Clayton
Bloom	Hendrix	Morrissey	Smith of
Bockwoldt	Hicklin	Neal	Des Moines
Boothby	Hinrichs	Nelson of	Smith of Madison
Brown of	Humbert	Buchanan	Steinberg
Mahaska	Huston	Nelson of	Strawman
Brown of Monona	Kerr	Woodbury	Tesmer
Burkman	Kester	Noble	Turner
Butler	Kilpatrick	Norland	Utzig
Datisman	King	Olson	Walker
Davis	Knickerbocker	Patrick	Walter of
De Groote	Koch	Pieper	Marshall
Donohue	Kosek	Poston	Watson
Duffield	Krall	Prange	Weichman
Eckels	Kruse	Putney	Weiss
Edwards	Landsness	Rankin	Wellington
Fiene	Langland	Redman	Williams
Fimmen	Long	Robb	Wilson
Fletcher	Loss	Robinson	Mr. Speaker

The nays were: none.

Absent or not voting, 21:

Ainsworth	Hedin	Nicholas	Stevens
Beman	Ingalls	Nielsen	Troeger
Bents	Klemesrud	Reed	Van Eaton
Bryson	Lawrence	Schwengel	Walter of
Duffy	Lundy	Sloane	Pottawattamie
Hansen	Moore		

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

Senate File 487, 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.

Beardsley of Warren moved that the bill be read a last time now and placed 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	Frei	Lucken	Scott
Avery	Fulk	Lynes	Shepard
Baker	Gannaway	McEleney	Sloane
Bass	Good	McFarlane	Smith of Clayton
Beardsley	Graham	Mills	Smith of
Bloom	Hansen	Morrissey	Des Moines
Bockwoldt	Hendrix	Neal	Smith of Madison
Boothby	Hicklin	Nelson of	Steinberg
Brown of	Hinrichs	Buchanan	Strawman
Mahaska	Humbert	Nelson of	Tesmer
Brown of Monona	Huston	Woodbury	Turner
Burkman	Ingalls	Noble	Utzig
Butler	Kerr	Norland	Walter of
Datisman	Kester	Olson	Marshall
Davis	Kilpatrick	Patrick	Walter of
De Groot	King	Pieper	Pottawattamie
Donohue	Knickerbocker	Poston	Watson
Duffield	Koch	Prange	Weichman
Eckels	Kosek	Putney	Weiss
Edwards	Krall	Rankin	Wellington
Fiene	Kruse	Redman	Williams
Fimmen	Long	Robb	Wilson
Fletcher	Loss	Saylor	Mr. Speaker

The nays were: none.

Absent or not voting, 22:

Ainsworth	Klemesrud	Nicholas	Siefkas
Beman	Landsness	Nielsen	Stevens
Bents	Langland	Reed	Troeger
Bryson	Lawrence	Robinson	Van Eaton
Duffy	Lundy	Schwengel	Walker
Hedin	Moore		

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

Senate File 488, a bill for an act to make appropriations to Nobles County Cooperative Oil Company, Worthington, Minnesota; Marvin Wogen, Albert Lea, Minnesota; Elmer Jensen, Independence, Iowa; Dessa G. Vanderwilt, Knoxville, Iowa; W. E. Bohl, Buffalo Center, Iowa; R. C. Drake, Crystal Lake, Iowa; J. E. Campbell, Harlan, Iowa, was taken up for consideration.

Beardsley of Warren moved that the bill be read a last time now and placed 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:

Anderson	Gannaway	Lucken	Shepard
Avery	Good	Lundy	Sloane
Bass	Graham	Lynes	Smith of Clayton
Beardsley	Hansen	McEleney	Strawman
Beman	Hedin	McFarlane	Tesmer
Bloom	Hendrix	Morrissey	Turner
Bockwoldt	Hinrichs	Neal	Utzig
Boothby	Humbert	Nelson of	Van Eaton
Brown of	Huston	Buchanan	Walker
Mahaska	Kerr	Noble	Walter of
Bryson	Kester	Norland	Marshall
Butler	Kilpatrick	Pieper	Walter of
Davis	Klemesrud	Poston	Pottawattamie
De Groot	Knickerbocker	Prange	Watson
Eckels	Koch	Rankin	Weichman
Edwards	Kosek	Redman	Weiss
Fiene	Krall	Reed	Wellington
Fimmen	Kruse	Robb	Williams
Fletcher	Landsness	Saylor	Wilson
Frei	Langland	Schwengel	Mr. Speaker
Fulk	Loss	Scott	

The nays were, 3:

Donohue	Ingalls	Putney
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Absent or not voting, 26:

Ainsworth	Duffy	Nelson of	Siefkas
Baker	Hicklin	Woodbury	Smith of
Bents	King	Nicholas	Des Moines
Brown of Monona	Lawrence	Nielsen	Smith of Madison
Burkman	Long	Olson	Steinberg
Datisman	Mills	Patrick	Stevens
Duffield	Moore	Robinson	Troeger

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

Senate File 491, a bill for an act to make appropriations to Christine M. Mitchell, Reinbeck, Iowa; Alfred Wrieden, Fort Madison, Iowa; Page County, Clarinda, Iowa; Grant Shade, Des Moines, Iowa; J. A. Strand and Ruth Andersen Strand, Dayton, Iowa; Tri City Delivery Service, Davenport, Iowa; Mrs. Clara B. Noble, Des Moines, Iowa; Muscatine County, Muscatine, Iowa; Robert P. Bell, Cedar Rapids, Iowa; Harold W. Miller, Chariton, Iowa, was taken up for consideration.

Weichman of Benton offered the following amendment and moved its adoption:

Amend Senate File 491 by striking all of section three (3) and re-numbering the remaining sections accordingly.

Utzig of Dubuque moved the previous question.

Motion prevailed.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 13:

Anderson	Fletcher	Moore	Walter of
Brown of	Ingalls	Putney	Marshall
Mahaska	Kerr	Robb	Weichman
Butler	Lynes	Robinson	

The nays were, 73:

Ainsworth	Fulk	Lundy	Scott
Avery	Gannaway	McEleney	Shepard
Baker	Graham	McFarlane	Siefkas
Bass	Hansen	Mills	Sloane
Beardsley	Hendrix	Morrissey	Smith of Clayton
Beman	Hinrichs	Neal	Smith of Madison
Bloom	Humbert	Nelson of	Steinberg
Bockwoldt	Kester	Buchanan	Strawman
Boothby	Kilpatrick.	Nelson of	Tesmer
Brown of Monona	King	Woodbury	Troeger
Bryson	Klemesrud	Nicholas	Turner
Burkman	Koch	Norland	Utzig
Datisman	Kosek	Olson	Van Eaton
Davis	Krall	Pieper	Walter of
De Groote	Kruse	Prange	Pottawattamie
Eckels	Landsness	Rankin	Weiss
Fiene	Lawrence	Redman	Wellington
Fimmen	Loss	Reed	Wilson
Frei	Lucken	Saylor	Mr. Speaker

Absent or not voting, 22:

Bents	Good	Long	Smith of
Donohue	Hedin	Nielsen	Des Moines
Duffield	Hicklin	Noble	Stevens
Duffy	Huston	Patrick	Walker
Edwards	Knickerbocker	Poston	Watson
	Langland	Schwengel	Williams

Amendment lost.

Beardsley of Warren moved that the bill be read a last time now and placed 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	Bryson	Frei	Huston
Avery	Burkman	Fulk	Kerr
Baker	Datisman	Gannaway	Kester
Bass	Davis	Good	Kilpatrick
Beardsley	De Groote	Graham	King
Beman	Duffield	Hansen	Klemesrud
Bockwoldt	Eckels	Hedin	Knickerbocker
Boothby	Edwards	Hendrix	Koch
Brown of	Fiene	Hicklin	Kosek
Mahaska	Fimmen	Hinrichs	Krall
Brown of Monona	Fletcher	Humbert	Kruse

Landsness	Nicholas	Saylor	Utzig
Langland	Nielsen	Scott	Walker
Lawrence	Noble	Shepard	Walter of
Lucken	Norland	Siefkas	Marshall
Lundy	Olson	Sloane	Walter of
Lynes	Pieper	Smith of Clayton	Pottawattamie
McEJeney	Poston	Smith of	Weichman
McFarlane	Prange	Des Moines	Weiss
Mills	Putney	Smith of Madison	Wellington
Moore	Rankin	Strawman	Williams
Neal	Redman	Tesmer	Wilson
Nelson of	Reed	Troeger	Mr. Speaker
Buchanan	Robb	Turner	

The nays were, 1:

Bloom

Absent or not voting, 17:

Ainsworth	Duffy	Morrissey	Schwengel
Bents	Ingalls	Nelson of	Steinberg
Butler	Long	Woodbury	Stevens
Donohue	Loss	Patrick	Van Eaton
		Robinson	Watson

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

Senate File 146, a bill for an act to amend section ninety-eight, point thirty-six (98.36), Code 1946, and forbidding the sale of cigarettes by any state permit holder to other than holders of state or retail permits, with report of committee recommending passage, was taken up for consideration.

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, 96:

Ainsworth	Davis	Humbert	Lundy
Anderson	De Groot	Huston	Lynes
Avery	Eckels	Ingalls	McEleney
Baker	Edwards	Kerr	McFarlane
Bass	Fiene	Kester	Mills
Beardsley	Fimmen	Kilpatrick	Moore
Beman	Fletcher	Klemesrud	Morrissey
Bloom	Frei	Knickerbocker	Neal
Bockwoldt	Fulk	Koch	Nelson of
Boothby	Gannaway	Kosek	Buchanan
Brown of	Good	Krall	Nelson of
Mahaska	Graham	Kruse	Woodbury
Brown of Monona	Hansen	Landsness	Nicholas
Bryson	Hedin	Langland	Noble
Burkman	Hendrix	Lawrence	Norland
Butler	Hicklin	Loss	Olson
Datisman	Hinrichs	Lucken	Pieper

Poston	Saylor	Smith of Madison	Walter of
Prange	Scott	Steinberg	Marshall
Putney	Shepard	Strawman	Walter of
Rankin	Siefkas	Tesmer	Pottawattamie
Redman	Sloane	Troeger	Weichman
Reed	Smith of Clayton	Turner	Weiss
Robb	Smith of	Utzig	Wellington
Robinson	Des Moines	Walker	Williams
			Wilson

The nays were: none.

Absent or not voting, 12:

Bents	Duffy	Nielsen	Stevens
Donohue	King	Patrick	Van Eaton
Duffield	Long	Schwengel	Watson

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

House File 310, a bill for an act to amend chapter thirty-seven (37), Code 1946, relating to memorial halls and monuments for soldiers, sailors and marines, with report of committee recommending amendment and passage, was taken up for consideration.

Burkman of Polk asked and obtained unanimous consent to withdraw the following amendment proposed by the committee:

Amend House File 310 by striking after the quotation mark (") in line five (5) of section one (1) the following: "American Veteran's Committee", and by striking the word "and" in line six (6) of section one (1), and also by striking from line five (5) of section two (2) after the quotation mark (") the words "American Veteran's Committee and", and also by inserting after the word "organizations" in line four (4) of section three (3) the following: "named in sections thirty-seven point two (37.2) and thirty-seven point ten (37.10)".

Burkman of Polk offered the following amendment and moved its adoption:

Amend House File 310, section one (1), by striking all after the colon in line five (5) and inserting in lieu thereof "AMVETS (American Veterans of World War II)" and the "Marine Corps League,".

Further amend House File 310, section two (2), by striking all after the colon in line four (4) and inserting in lieu thereof "AMVETS (American Veterans of World War II)," and the "Marine Corps League,".

Further amend House File 310, section three (3), by inserting after the word "organizations" in line four (4) the following: "named in sections thirty-seven point two (37.2) and thirty-seven point ten (37.10) of this chapter".

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:

Ainsworth	Gannaway	Lundy	Siefkas
Avery	Good	Lynes	Sloane
Baker	Hansen	McEleney	Smith of Clayton
Bass	Hedin	Mills	Smith of
Beman	Hendrix	Moore	Des Moines
Bloom	Hicklin	Neal	Smith of Madison
Bockwoldt	Hinrichs	Nelson of	Steinberg
Boothby	Humbert	Buchanan	Stevens
Brown of	Huston	Nelson of	Strawman
Mahaska	Ingalls	Woodbury	Tesmer
Brown of Monona	Kerr	Nicholas	Troeger
Bryson	Kester	Nielsen	Turner
Burkman	King	Noble	Utzig
Butler	Klemesrud	Norland	Walker
Datisman	Knickerbocker	Olson	Walter of
Davis	Koch	Pieper	Marshall
De Groot	Kosek	Poston	Walter of
Donohue	Krall	Putney	Pottawattamie
Duffield	Kruse	Rankin	Watson
Eckels	Landsness	Redman	Weichman
Edwards	Langland	Reed	Weiss
Fiene	Lawrence	Robb	Wellington
Fimmen	Long	Saylor	Williams
Fletcher	Loss	Scott	Wilson
Frei	Lucken	Shepard	Mr. Speaker -
Fulk			

The nays were: none.

Absent or not voting, 13:

Anderson	Graham	Morrissey	Robinson
Beardsley	Kilpatrick	Patrick	Schwengel
Bents	McFarlane	Prange	Van Eaton
Duffy			

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

Senate File 370, a bill for an act to amend section five hundred fifteen point forty-eight (515.48), Code 1946, to provide additional kinds of insurance which may be written in the state of Iowa, and relating to the classification thereof, was taken up for consideration.

Tesmer of Black Hawk offered the following amendment and moved its adoption:

Amend Senate File 370 by adding at the end of line forty-seven (47) of section one (1) thereof the following:

"Loss by depreciation, as herein referred to may include the cost of repair and replacement and, upon written application of the insured, the

actual cash value of the property insured, as referred to in the provisions of this chapter relating to coinsurance, may be held to include the value of depreciation or replacement and repairs of the property insured."

Further amend Senate File 370 by striking the word "and" first appearing in line three (3) of section two (2) and inserting in lieu thereof a comma (,) and by inserting the word and letter "and five c (5.c)" immediately following the word and letter "five b (5.b)" in said line and by adding at the end of said section two (2) the following:

"c. Insure against loss or damage to property caused by the accidental discharge or leakage of water from automatic sprinkler system and against loss or damage by water or other fluid or substance to any property resulting from the breakage or leakage of other apparatus or of water pipes or other conduits or containers or resulting from casual water entering into cracks or openings in buildings or by seepage through building walls, but not including loss or damage resulting from flood; and including insurance against accidental injury of such sprinklers, pumps, apparatus, conduits or containers."

Further amend Senate File 370 by adding at the end of section two (2) thereof the following:

"Further amend section five hundred fifteen point forty-eight (515.48), Code 1946, by adding after paragraph 'e' of subsection five (5) the following new paragraph:

'f. Insure against loss of or damage to any property of the insured resulting from collision of any object with such property.'

Further amend Senate File 370 by striking the period appearing at the end of line twelve (12), subsection d of section three (3) and inserting in lieu thereof the following:

"including an obligation of the insurer to pay medical, hospital, surgical, funeral or other benefits irrespective of legal liability of insured."

Further amend section four (4) of Senate File 370 by striking the period (.) at the end of line forty-two (42) and inserting in lieu thereof the following: "including medical, hospital and surgical expense irrespective of legal liability of insured."

Amendment adopted.

Tesmer 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, 78:

Avery	Brown of	De Groote	Fulk
Baker	Mahaska	Donohue	Gannaway
Bass	Brown of Monona	Duffield	Good
Beman	Bryson	Eckels	Hansen
Bloom	Butler	Edwards	Hendrix
Bockwoldt	Datisman	Fimmen	Hicklin
Boothby	Davis	Fletcher	Humbert

Huston	Lawrence	Pieper	Stevens
Ingalls	Long	Prange	Strawman
Kerr	Lucken	Rankin	Tesmer
Kester	Lynes	Redman	Turner
Kilpatrick	McEleney	Reed	Utzig
King	McFarlane	Saylor	Walker
Klemesrud	Mills	Scott	Walter of
Knickerbocker	Moore	Shepard	Pottawattamie
Koch	Morrissey	Sloane	Weiss
Kosek	Neal	Smith of Clayton	Wellington
Krall	Nicholas	Smith of	Williams
Kruse	Olson	Des Moines	Wilson
Landsness	Patrick	Smith of Madison	Mr. Speaker
Langland			

The nays were, 4:

Fiene	Graham	Hinrichs	Weichman
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Absent or not voting, 26:

Ainsworth	Loss	Noble	Siefkas
Anderson	Lundy	Norland	Steinberg
Beardsley	Nelson of	Poston	Troeger
Bents	Buchanan	Putney	Van Eaton
Burkman	Nelson of	Robb	Walter of
Duffy	Woodbury	Robinson	Marshall
Frei	Nielsen	Schwengel	Watson
Hedin			

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

EXPLANATION OF VOTE

MR. SPEAKER:

I wish to explain my negative vote on Senate File 109 as follows:

I have maintained that such legislation is national in scope and should be enacted by our National Congress. At the present time the final outcome of the rights of a state to pass such legislation is subject to question.

I further feel that the bill as passed will not foster improved relationship between employer and employee. It will weaken job security, lower working standards, and weaken the bargaining power of the union employees.

The subject matter of Senate File 109 is of such importance that I feel we have not the time nor facilities to make a complete study of conditions which would enable us to take intelligent action. Nothing has taken place in Iowa to justify immediate action at this time in the passage of this bill. It would be well for Iowa to study and profit from the experience of other states adopting such a law. Hasty action is often ill advised. We should exercise patience, self restraint and follow a course of mutual helpfulness. Such a course will enable both business and labor to work for a better social order and a greater Iowa.

EDNA C. LAWRENCE.

On motion by McFarlane of Black Hawk the House recessed until 3:00 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Smith of Des Moines on request of Huston of Washington.

PRESENTATION OF VISITORS

Stevens of Greene presented to the House five seniors from the Churdan high school and their teacher, Miss Duffy.

PETITIONS

Walter of Pottawattamie presented a petition signed by ninety-two citizens of Iowa urging House Files 248 and 447 be placed on the calendar.

Referred to committee on liquor control.

Moore of Butler presented a petition signed by fifty-one (51) citizens of Greene, urging adoption of Senate Files 222, 334 and House Files 248 and 447; and opposing the liquor by the drink bill (Senate File 211).

Referred to committee on liquor control.

MESSAGES FROM 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 480, a bill for an act relating to the Iowa Employment Security Commission and the compensation of the commissioners.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 481, a bill for an act relating to the compensation of the members of the Board of Social Welfare.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 489, a bill for an act to make appropriation to cover the costs of repairing the Court Avenue viaduct, capitol grounds, Des Moines, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 495, a bill for an act relating to the compensation for the members of the state highway commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 496, a bill for an act relating to the salaries of aeronautics commissioners and director.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 503, a bill for an act to appropriate from the general fund of the state funds for the institutions under the control of the state board of education.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 368, a bill for an act permitting boards of supervisors to levy an additional millage for the support of the poor.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 518, a bill for an act relating to appropriations for payment of workmen's compensation.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 542, a bill for an act to appropriate funds for the institutions under the control of the state board of control.

Also: That the Senate has concurred in the House amendment to and passed Senate File 109, a bill for an act relating to membership in any labor union; also making it unlawful to require any person to pay dues.

Also: That the Senate has concurred in the House amendments to and passed Senate File 370, a bill for an act relating to additional kinds of insurance to be written in the state of Iowa, and the classification thereof.

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

House File 142, a bill for an act relating to the salary of the special assistant attorney general assigned to look after the work of the highway commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 455, a bill for an act relating to the location of airports.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 377, a bill for an act relating to the flight of aircraft over lands and waters of the state and the prohibiting of operation of aircraft while under influence of intoxicating liquors, or in a careless or reckless manner.

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

House File 483, a bill for an act to appropriate funds to the board of control for support of the institutions under said 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 521, a bill for an act to appropriate funds for various departments of the state of Iowa for the purposes provided by law.

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

House File 526, a bill for an act creating the general contingent fund of the state for the ensuing biennium and providing for the administration of said fund.

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

House Concurrent Resolution 18, relating to adjournment sine die.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 425, a bill for an act relating to taxes for comfort stations.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 142

Amend House File 142 by striking all after line 4, section 1, and substituting in lieu thereof the words "five thousand dollars per annum".

SENATE AMENDMENTS TO HOUSE FILE 483

Amend House File 483 as follows:

1. By striking from section 1, lines 8 and 9 the words and figures "seven million eighty-eight thousand fifty dollars (\$7,088,050.00)" and inserting in lieu thereof "seven million nine hundred forty-eight thousand six hundred sixty dollars (\$7,948,660.00)".

2. By striking from section 2 the words and figures "eight hundred twenty thousand dollars (\$820,000.00)" from lines 4 and 5 and inserting in lieu thereof "eight hundred eighty-six thousand one hundred dollars (\$886,100.00)" and by striking from line 7 the figures "\$806,500.00" and inserting "\$871,100.00" and by striking from line 9 the figures "13,500.00" and inserting "15,000.00" and by striking from line 12 the figures "\$820,000.00" and inserting in lieu thereof "\$886,100.00".

3. By striking from section 3 the words and figures "eight hundred six thousand dollars (\$806,000.00)" from lines 4 and 5 and inserting in lieu thereof "eight hundred fifty-eight thousand nine hundred dollars (\$858,900.00)" and by striking from line 7 the figures "\$792,500.00" and inserting in lieu thereof "\$843,900.00" and by striking from line 9 the figures "13,500.00" and inserting in lieu thereof "15,000.00" and by striking from line 12 the figures "\$806,000.00" and inserting in lieu thereof "\$858,900.00".

4. By striking from section 4 the words and figures "seven hundred twenty-eight thousand seven hundred fifty dollars (\$728,750.00)" from

lines 4 and 5 thereof and inserting in lieu thereof "eight hundred forty-six thousand nine hundred dollars (\$846,900.00)" and by striking from line 8 the figures "\$715,250.00" and inserting "\$831,900.00" and by striking from line 10 the figures "13,500.00" and inserting in lieu thereof "15,000.00" and by striking from line 13 the figures "\$728,750.00" and inserting in lieu thereof the figures "\$846,900.00".

5. By striking from section 5 the words and figures "eight hundred thousand dollars (\$800,000.00)" from lines 4 and 5 and inserting in lieu thereof the words and figures "eight hundred eighty thousand four hundred dollars (\$880,400.00)" and by striking from line 7 the figures "\$786,500.00" and inserting in lieu thereof the figures "\$865,400.00" and by striking from line 9 the figures "13,500.00" and inserting in lieu thereof the figures "15,000.00" and by striking from line 12 the figures "\$800,000.00" and inserting in lieu thereof the figures "\$880,400.00".

6. By striking from section 6 the words and figures "seven hundred ninety-one thousand dollars (\$791,000.00)" from line 5 and inserting in lieu thereof the words and figures "eight hundred sixty-four thousand eight hundred fifty dollars (\$864,850.00)" and by striking from line 8 the figures "\$777,500.00" and inserting in lieu thereof the figures "\$849,850.00" and by striking from line 10 the figures "13,500.00" and inserting in lieu thereof the figures "15,000.00" and by striking from line 13 the figures "\$791,000.00" and inserting in lieu thereof the figures "\$864,850.00".

7. By striking from section 7 the words and figures "six hundred seventy-eight thousand five hundred dollars (\$678,500.00)" from lines 5 and 6 and inserting in lieu thereof the words and figures "eight hundred thirty thousand nine hundred dollars (\$830,900.00)" and by striking from line 8 the figures "\$665,000.00" and inserting in lieu thereof the figures "\$815,900.00" and by striking from line 10 the figures "13,500.00" and inserting in lieu thereof the figures "15,000.00" and by striking from line 13 the figures "\$678,500.00" and inserting in lieu thereof the figures "\$830,900.00".

8. By striking from section 8 the words and figures "two hundred ninety-eight thousand nine hundred dollars (\$298,900.00)" in lines 4 and 5 and inserting in lieu thereof the words and figures "three hundred eight thousand, five hundred eighty-five dollars (\$308,585.00)" and by striking the figures "\$293,500.00" in line 8 and inserting in lieu thereof the figures "\$302,585.00" and by striking the figures "5,400.00" in line 10 and inserting in lieu thereof the figures "6,000.00" and by striking the figures "\$298,900.00" in line 13 and inserting in lieu thereof the figures "\$308,585.00".

9. By striking from section 9 the words and figures "two hundred fifty-five thousand dollars (\$255,000.00)" and inserting in lieu thereof the words and figures "two hundred seventy thousand dollars (\$270,000.00)" in lines 4 and 5 and by striking the figures "\$245,000.00" in line 7 and inserting in lieu thereof the figures \$260,000.00 and by striking the figures "\$255,000.00" in line 12 and inserting in lieu thereof the figures "\$270,000.00".

10. By striking from section 10 the words and figures "five hundred thousand five hundred dollars (\$500,500.00)" in lines 4 and 5 and in-

serting in lieu thereof the words and figures "five hundred thirty-three thousand nine hundred dollars (\$533,900.00)" and by striking the figures "\$488,500.00" in line 7 and inserting in lieu thereof the figures "\$521,900.00" and by striking the figures "\$10,800.00" in line 9 and inserting in lieu thereof the figures "\$12,000.00" and by striking the figures "\$500,500.00" in line 12 and inserting in lieu thereof the figures "\$533,900.00".

11. Further amend section 10 by adding the following: "The appropriation for the state sanatorium at Oakdale, Iowa, shall be to the Board of Education in conformance with the provisions of Senate File 70, acts of the Fifty-second General Assembly."

12. By striking from section 11 the words and figures "three hundred eighty-two thousand five hundred dollars (\$382,500.00)" from lines 4 and 5 and inserting in lieu thereof the words and figures "five hundred five thousand eight hundred fifty dollars (\$505,850.00)" and by striking the words and figures "three hundred thirty-two thousand five hundred dollars (\$332,500.00)" in lines 5 and 6 and inserting in lieu thereof the words and figures "four hundred fifty-five thousand eight hundred fifty dollars (\$455,850.00)" and by striking the figures "\$371,500.00" from line 14 and inserting in lieu thereof the figures "\$493,850.00" and by striking the figures "11,000.00" from line 16 and inserting in lieu thereof the figures "12,000.00" and by striking the figures "\$382,500.00" from line 19 and inserting in lieu thereof the figures "\$505,850.00".

13. By striking from section 13 the words and figures "four hundred sixty-two thousand dollars (\$462,000.00)" in line 4 and inserting in lieu thereof the words and figures "five hundred forty-eight thousand two hundred dollars (\$548,200.00)" and by striking the figures "\$412,000.00" and inserting in lieu thereof the figures "\$498,200.00" in line 5 and by striking the figures "\$451,000.00" in line 12 and inserting in lieu thereof the figures "\$536,200.00" and by striking the figures "11,000.00" in line 14 and inserting in lieu thereof the figures "12,000.00" and by striking the figures "\$462,000.00" in line 17 and inserting in lieu thereof the figures "\$548,200.00".

14. By striking from section 14 the words and figures "one hundred thirty-six thousand nine hundred dollars (\$136,900.00)" in lines 5 and 6 and inserting in lieu thereof the words and figures "one hundred fifty-two thousand four hundred fifty dollars (\$152,450.00)" and by striking the figures "\$126,900.00" in line 8 and inserting in lieu thereof the figures "\$147,450.00" and by striking the figures "\$10,000.00" in line 10 and inserting in lieu thereof the figures "5,000.00" and by striking the figures "\$136,900.00" in line 13 and inserting in lieu thereof the figures "\$152,450.00".

15. By striking from section 15 the words and figures "fifty-four thousand dollars (\$54,000.00)" in lines 4 and 5 and by inserting in lieu thereof the words and figures "fifty-six thousand six hundred dollars (\$56,600.00)" and by striking the figures "\$49,000.00" from line 7 and inserting in lieu "\$51,600.00" and by striking the figures "54,000.00" from line 12 and inserting in lieu thereof the figures "\$56,600".

16. By striking from section 16 the words and figures "one hundred forty-two thousand dollars (\$142,000.00)" in lines 4 and 5 and inserting

in lieu thereof the words and figures "one hundred seventy-three thousand twenty-five dollars (\$173,025.00)" and by striking the figures "\$137,000.00" from line 7 and inserting in lieu thereof the figures "\$168,025.00" and by striking the figures "142,000.00" from line 12 and inserting in lieu thereof the figures "\$173,025.00".

17. By striking the words and figures "seven million one hundred eighty-eight thousand fifty dollars (\$7,188,050.00)" in the last two lines of the explanation and inserting in lieu thereof the words and figures "eight million forty-eight thousand six hundred sixty dollars (\$8,048,660.00)".

18. By striking from the title of House File 483 the period at the end of line five and add the following: "and to the Board of Education for support of the state sanatorium at Oakdale, Iowa."

SENATE AMENDMENTS TO HOUSE FILE 521

Amend House File 521 as follows:

1. By striking from line 8 of section 5 the figure "3,600.00" and inserting in lieu thereof the figure "4,000.00".

By striking from line 14 of section 5 the figure "38,000.00" and inserting in lieu thereof the figure "38,400.00".

2. By striking from lines 4 and 5 of section 9 the words and figures "five hundred dollars (\$500.00)" and inserting in lieu thereof the words and figures "eight hundred dollars (\$800.00)".

By inserting after line 6 of section 9 the following:

"For support of the conference of commissioners on Uniform State Laws.....\$ 300.00".

By striking from line 12 of section 9 the figures "\$500.00" and inserting in lieu thereof the figures "\$800.00".

3. By adding to section 14 the following item:

"Restaurant Hotel Inspection

For additional inspection of hotels and restaurants\$ 20,000.00"

By correcting the figures of the grand total in last line of said section 14.

4. By striking all of section 17.

5. By striking from line 8 of section 24 the following:

"For salary of superintendent\$ 3,500.00".

By striking from line 11 of section 24 the figures "41,500.00" and inserting in lieu thereof the figures "45,000.00".

6. By striking all of section 26 and inserting in lieu thereof the following:

"For the industrial commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, the sum of forty-seven thousand eighty dollars (\$47,080.00) or so much thereof as may be necessary to be used in the following manner:

For salary of commissioner.....\$ 4,500.00

For salaries, support, maintenance and miscellaneous purposes 42,580.00

Grand total of all appropriations for all purposes for each year

of the biennium for the industrial commission.....\$ 47,080.00"

7. By striking from line 7 of section 27 the figures "5,600.00" and inserting in lieu thereof the figures "6,000.00".

By striking from line 13 of section 27 the figures "59,600.00" and inserting in lieu thereof the figures "60,000.00".

By striking from lines 4 and 5 of section 27 the words and figures "fifty-nine thousand six hundred dollars (\$59,600.00)" and inserting in lieu thereof the words and figures "sixty thousand dollars (\$60,000.00)".

8. By striking from line 18 of section 29 the figures "3,600.00" and inserting in lieu thereof the figures "3,160.00".

By striking from line 20 of section 29 the figures "44,400.00" and inserting in lieu thereof the figures "44,840.00".

9. By striking from lines 4 and 5 of section 30 the words and figures "one thousand five hundred fifteen dollars (\$1,515.00)" and inserting in lieu thereof the words and figures "three thousand dollars (\$3,000.00)".

By striking from line 7 of section 30 the figures "1,515.00" and inserting in lieu thereof the figures "3,000.00".

By striking from line 11 of section 30 the figures "1,515.00" and inserting in lieu thereof the figures "3,000.00".

10. By striking all of section 36 and inserting in lieu thereof the following:

"For the department of public safety there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, the sum of one million seven hundred twenty-three thousand nine hundred dollars (\$1,723,900.00) or so much thereof as may be necessary to be used in the following manner:

(1) Division of Administration	
For salary of commissioner.....	\$ 5,000.00
For salaries, support, maintenance and miscellaneous purposes	18,506.00
	<hr/>
	\$ 23,506.00
(2) Division of Accident, Statistics and Public Liability	
For salaries, support, maintenance and miscellaneous purposes	\$110,000.00
(3) Division of Highway Patrol	
For salary of chief of patrol.....	\$ 4,000.00
For salaries, support, maintenance and miscellaneous purposes	819,576.00
	<hr/>
Total for division of Highway Patrol.....	\$823,576.00
(4) Division of Operators and Chauffeurs License	
For salaries, support, maintenance and miscellaneous purposes	\$198,190.00
(5) Division of Motor Registration	
For salary of superintendent.....	\$ 3,800.00

For salaries, support, maintenance and miscellaneous purposes	270,348.00
Total for division of motor registration.....	\$274,148.00
(6) Division of Criminal Investigation	
For salary of chief of bureau of investigation.....	\$ 4,500.00
For salaries, support, maintenance and miscellaneous purposes	105,000.00
Total for division of criminal investigation.....	\$109,500.00
(7) Division of Radio Communications	
For salary of superintendent.....	\$ 3,600.00
For laboratory equipment and supplies.....	11,000.00
For salaries, support, maintenance and miscellaneous purposes	85,216.00
Total for division of radio communications.....	\$ 99,816.00
(8) Division of Fire Marshal	
For salary of fire marshal.....	\$ 3,800.00
For salaries, support, maintenance and miscellaneous purposes	33,100.00
Total for division of fire marshal.....	\$ 36,900.00
(9) Division of Safety Education	
For salaries, support, maintenance and miscellaneous purposes	\$ 48,264.00
Grand total of all appropriations for all purposes for each year of the biennium for the department of public safety and all divisions thereof.....	\$1,723,900.00"
11. By striking from lines 4 and 5 of section 39 the words and figures "seven hundred ninety-five thousand dollars (\$795,000.00)" and inserting in lieu thereof the words and figures "two million seven hundred ninety-five thousand dollars (\$2,795,000.00)".	
By inserting immediately after line 6 of section 39 the following:	
"For old age assistance (In addition to ten million dollars (\$10,000,000.00) appropriated for this purpose by House File 502.....	\$2,000,000.00"
By striking from line 13 of section 39 the figures "795,000.00" and inserting in lieu thereof the figures "2,795,000.00".	
12. By striking from line 12 of section 46 the figures "\$4,500.00" and inserting in lieu thereof the figures "\$5,000.00".	
By striking from line 12 of section 46 the figures "\$13,500.00" and inserting in lieu thereof the figures "\$15,000.00",	
By striking from line 13 of section 46 the figures "\$220,970.00" and inserting in lieu thereof the figures "\$219,470.00".	
13. By striking all of section 47 and inserting in lieu thereof the following:	
"For the supreme court there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1947,	

and ending June 30, 1949, the sum of ninety-six thousand two hundred eighty dollars (\$96,280.00) or so much thereof as may be necessary to be used in the following manner:

For salaries of judges as provided by section 684.17 of the Code as amended.....	\$ 71,250.00
For salaries, support, maintenance and miscellaneous purposes	24,780.00
Rules of procedure.....	250.00

Grand total of all appropriations for all purposes for each year of the biennium for the supreme court.....\$ 96,280.00"

14. By adding thereto the following new sections:

"Sec. All salaries provided for in this act are in lieu of all existing statutory salaries, for the positions provided herein, and shall be payable in equal monthly or semi-monthly installments, and shall be in full compensation for all services except as otherwise expressly provided.

"Sec. Where any provisions of the laws of this state are in conflict with this act the provisions of this act shall govern for the biennium.

"Sec..... No department or commission of state shall expend any funds for the publication or distribution of books or pamphlets or reports unless the publication thereof be expressly required by law or approved by the committee on retrenchment and reform."

15. By renumbering the sections of the bill to conform to the foregoing amendments.

SENATE AMENDMENTS TO HOUSE FILE 526

Amend House File 526 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. The general contingent fund of the state for the biennium beginning July 1, 1947, and ending June 30, 1949, is hereby created and said fund shall consist of the sum of one million dollars (\$1,000,000) hereby appropriated thereto from the general fund of the state. Said contingent fund shall be administered by the joint committee on retrenchment and reform and allocations therefrom may be made only for contingencies arising during the biennium which are legally payable from the funds of the state. No allocation from said fund shall be made for the administration of, or carrying out, the provisions of any act passed by the 52d General Assembly which does not contain an appropriation. Nor shall the committee on retrenchment and reform allocate any funds for any purpose or project which was, or should have been, presented to the General Assembly by way of a bill and which failed to become enacted into law. A report of the dispositions made of the fund during the first eighteen months of the biennium shall be made by the committee on retrenchment and reform to the state comptroller prior to the convening of the 53d General Assembly and by him included in the printed budget. Any balance in said contingent fund as of June 30, 1949, shall revert to the general fund of the state."

Further amend said House File 526 by striking from the title all after the words "An Act" and inserting in lieu thereof the following: 'creating the general contingent fund of the state for the ensuing biennium and providing for the administration of said fund.'

SENATE AMENDMENT TO HOUSE CONCURRENT
RESOLUTION 18

Amend House Concurrent Resolution 18 by striking the figure "18" from line 3 thereof and inserting in lieu thereof the figure "25".

SENATE MESSAGES CONSIDERED

Senate File 480, a bill for an act to amend the law as it appears in section ninety-six point ten (96.10) in chapter ninety-six (96), Code 1946, relating to the Iowa Employment Security Commission and the compensation of the commissioners.

Read first time and passed on file.

Senate File 481, a bill for an act relating to the compensation of the members of the Board of Social Welfare.

Read first time and passed on file.

Senate File 489, a bill for an act to make appropriation from the general fund of the State of Iowa to the executive council to cover the costs of repairing the Court Avenue Viaduct, Capitol grounds, Des Moines.

Read first time and referred to committee on appropriations.

Senate File 495, a bill for an act relating to the compensation for the members of the State highway commission.

Read first time and passed on file.

Senate File 496, a bill for an act to amend chapter three hundred twenty-eight (328), Code 1946, relating to the salaries of aeronautics commissioners and director.

Read first time and passed on file.

Senate File 503, a bill for an act to appropriate from the general fund of the state funds for the institutions under the control of the state board of education.

Read first time and referred to committee on appropriations.

Senate File 455, a bill for an act to authorize municipalities to

enter upon lands or water within the state for the purpose of making surveys, explorations, inspections, and mappings, preliminary to the location or expansion of airports and providing for the determination and payment of damages in connection therewith.

Read first time and referred to sifting committee.

CONSIDERATION OF CONFERENCE COMMITTEE REPORT

Fimmen of Davis called up the following report of conference committee on Senate File 100:

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 100

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

We, the undersigned members of the conference committee appointed for the consideration of Senate File 100, relating to the regulation of sales of beer and malt liquors beg leave to report and make the following recommendations:

That all after the enacting clause be stricken and the following inserted in lieu thereof:

Section 1. Section one hundred twenty-four point five (124.5), Code 1946, is amended by striking from lines fifteen (15) and sixteen (16) the following: "in villages platted prior to January 1, 1934, and", and inserting in lieu thereof the following: "in unincorporated villages with a population of fifty (50) or more and".

Sec. 2. Section one hundred twenty-four point nine (124.9), Code 1946, is amended by striking paragraph (f) of subsection one (1).

Sec. 3. Section one hundred twenty-four point nine (124.9), Code 1946, is amended by adding to subsection two (2) the following:

"c. That the building or place in which applicant intends to operate is approved by the authority in power to issue a permit under this chapter; in cities having a zoning ordinance that it is located in an area zoned for business; in cities or towns having no zoning ordinance that it is located in an area where fifty per cent (50%) or more of the frontage contiguous to the street for a distance of three hundred (300) feet or more is occupied by buildings in use for business. If such a place or building is located on the ground floor, except hotels and clubs as defined in sections one hundred twenty-four point fifteen (124.15) and one hundred twenty-four point sixteen (124.16), it shall have a clear unobstructed view into the interior by a person standing on the street level and on the outside thereof, said clear view into the interior shall be at a height not to exceed four and one-half (4½) feet from such level and not less than two (2) feet high by five feet wide.

The entire surface of such windows shall be free from any obstruction to the vision of any person from the outside, nor shall such vision be obstructed by curtains, blinds or any other obstruction placed in close proximity to such windows."

Sec. 4. Section one hundred twenty-four point ten (124.10), Code 1946, is amended by adding to subsection one (1) the following:

"f. That the place or building where he intends to operate conforms to all the laws, health and fire regulations applicable thereto, is a safe and proper place or building and is located in an area zoned for business in those cities and towns having a zoning ordinance or in an area where fifty per cent (50%) or more of the frontage contiguous to the street for a distance of three hundred (300) feet or more is occupied by buildings in use for business in cities or towns having no zoning ordinance."

Sec. 5. Section one hundred twenty-four point twelve (124.12), Code 1946, is amended by striking all of said section after the word "that" in line five (5) and inserting in lieu thereof the following:

"no dancing shall be permitted on premises where beer is sold except in such clubs as are specifically designated by sections one hundred twenty-four point fifteen (124.15) and one hundred twenty-four point sixteen (124.16) and hotels with fifteen (15) or more guest rooms."

Sec. 6. Section one hundred twenty-four point twenty-one (124.21) Code 1946, is amended by striking all of said section and inserting in lieu thereof the following: "Minors shall not be employed or permitted in any place where beer is sold under Class 'B' permit."

Sec. 7. Section one hundred twenty-four point thirteen (124.13), Code 1946, is amended by striking the words "one (1) a.m." in line seven (7) thereof and inserting in lieu thereof the words "ten (10) p.m."

Sec. 8. Section one hundred twenty-four point twenty-four (124.24), Code 1946, is amended by striking all of said section and inserting in lieu thereof the following: "The annual fee for class 'A' permit shall be fixed by the authorities empowered by this chapter to issue said permit which shall not be less than two hundred fifty (250) dollars, nor more than one thousand (1,000) dollars. The annual fee for a class "B" permit shall be fixed by the authorities empowered by this chapter to issue said permit which shall not be less than three hundred (300) dollars nor more than one thousand (1,000) dollars, but the license fee set must be uniform within the municipality. A permit to a golf or country club as defined in section one hundred twenty-four point sixteen (124.16) may be granted for a period of less than one (1) year upon a pro rata permit fee basis. The annual fee for a Class "C" permit shall be fixed by the authorities empowered by this chapter to issue said permit and shall not be less than fifty (50) dollars nor more than five hundred (500) dollars. The annual fee for a special railroad permit issued under section one hundred twenty-four point fourteen (124.14) shall be one hundred (100) dollars and ten (10) dollars for each duplicate thereof payable to the state tax commission."

Sec. 9. Section one hundred twenty-four point twenty-five (124.25), Code 1946, is amended by striking from line nine (9) the words "one and twenty-four hundredths" and inserting in lieu thereof the words "three and ten hundredths".

Sec. 10. Section one hundred twenty-four point thirty-three (124.33), Code 1946, is amended by striking all of said section two (2) and inserting in lieu thereof the following: "The barrel tax and all other

license fees and taxes collected by the state tax commission under this chapter shall accrue to the state general fund."

Sec. 11. Section one hundred twenty-four point thirty-five (124.35), Code 1946, is amended by striking from lines four and five (4 and 5) the words "located outside of a city or town" and substituting in lieu thereof the following: "whose permits are issued by a board of supervisors" and by striking lines ten (10), eleven (11) and twelve (12) and the words "is sold" in line thirteen (13).

Sec. 12. Section one hundred twenty-four point thirty-nine (124.39), Code 1946, is amended by striking subsection two (2) thereof.

Sec. 13. Section one hundred twenty-four point thirty-nine (124.39), Code 1946, is amended by striking subsection three (3) and inserting in lieu thereof the following subsection: "2. Booths are prohibited which are not entirely open on one side or which are of such height or are so constructed as to prevent a clear view of head and shoulders of any person sitting therein, and any other impediments, screens or partitions which conceal the presence of any person in any room where beer is sold for consumption on the premises."

Sec. 14. Section one hundred twenty-four point thirty-nine (124.39), Code 1946, is amended by adding the following subsection "4. Every person to whom a Class "B" permit is issued shall have painted on the window or installed over the door of said place in which beer is sold for consumption on the premises the words, "BEER SALOON," the letters of which shall not be less than eight (8) inches in height and shall be so displayed as to be clearly visible to the public while said place is being operated, day or night, during the hours that said place is open to the public, except clubs as defined in Sections 124.16 and 124.17 and hotels with fifteen or more guest rooms.

Sec. 15. Section one hundred twenty-four point twenty (124.20), Code 1946, is amended by striking paragraph one (1) thereof. Also by striking the first line of paragraph two (2) and substituting in lieu thereof the words: "Beer shall not be sold or delivered."

Sec. 16. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows: "No holder of a Class "B" permit issued under the provisions of chapter one hundred twenty-four (124), Code 1946, or any servant, agent or employee of the holder of such permit shall do any of the following acts upon the licensed premises:

1. Fail to maintain a "Beer Saloon" sign on the outside of the premises when required as above provided.

2. Employ or permit any minor to enter or remain in any "Beer Saloon."

3. Permit dancing in the licensed premises except as otherwise provided in this chapter.

4. Give away beer or promote the sale of beer by the gift of any lunch, meal or article of food except salt.

5. Sell beer on credit.

6. Sell or give beer to any minor.

7. Sell beer on the licensed premises or permit beer to be consumed

thereon on any day or time when such sale or consumption is prohibited by the laws of the state of Iowa.

8. Permit gambling or the use of gambling devices on the licensed premises.

9. Sell, offer for sale, possess or permit the consumption on the licensed premises of any kind of alcoholic liquor, the sale or possession of which is not authorized under his permit.

10. Permit any known prostitute to frequent the licensed premises.

11. Permit on the licensed premises any disorderly conduct, breach of peace or any lewd or immoral entertainment, conduct or practice.

The violation of any of the requirements of this chapter or the doing of any of the foregoing prohibited acts upon the licensed premises by the holder of a Class "B" or a Class "C" permit, himself or by his servant, agent or employee shall constitute grounds for the immediate revocation of said Class "B" or Class "C" permit at the discretion of and by the issuing authority and there shall be no appeal from its decision.

Sec. 17. Section one hundred twenty-four point twenty (124.20), Code 1946, is amended by striking the period (.) at the end of line twelve (12) and placing a comma (,) in its place and adding the following words: "or any of the following days: Decoration Day, Thanksgiving Day, Christmas Day and general state elections".

Sec. 18. Section one hundred twenty-four point twenty-one (124.21), Code 1946, is amended by striking all of said section and substituting in lieu thereof the following: "Any minor who misrepresents his or her age to a permit holder shall be guilty of a misdemeanor punishable by a fine not to exceed one hundred (100) dollars or by imprisonment in the county jail for not more than thirty (30) days."

Sec. 19. In cities and towns no Class "B" permit shall be issued which shall authorize the sale of beer on the premises where food is sold or consumed unless at the time of such issuance there shall be then in operation in such city or town at least one restaurant, cafe or cafeteria where meals of such completeness and variety comparable to the general acceptance of a well operated establishment at reasonable prices and at reasonable hours are served for pay, which is not licensed to sell beer for consumption on the premises occupied by it. Such Class "B" licenses shall be issued upon the condition and shall continue in force only so long as there shall remain in operation in such cities or towns a restaurant, cafe or cafeteria as above provided which does not sell beer for consumption on its premises."

Sec. 20. Section one hundred twenty-four point five (124.5), Code 1946, is amended by adding a new paragraph after the word "chapter" in line thirty-six (36) thereof as follows:

"At the time that said fee is collected by the state tax commission it shall forward to the holder of said Class "B" or "C" permit a card not less than ten (10) by fifteen (15) inches on which shall be printed the list of prohibited acts as set out in section seventeen (17) of this bill and the holder of said Class "B" or Class "C" permit shall post said requirements in a conspicuous place where beer is sold by him and to which the public is admitted".

Sec. 21. Strike paragraph "d" of subsection one (1) of section one hundred twenty-four point nine (124.9) and insert in lieu thereof: "A specific description of the room or rooms and place or places where applicant intends to operate under the permit applied for."

Sec. 22. Section one hundred twenty-four point fourteen (124.14), Code 1946, is amended by striking from line six (6) the word and letter "Class 'B'" and inserting in lieu thereof the word "Railroad".

Sec. 23. Section one hundred twenty-four point thirty-two (124.32), Code 1946, is amended by striking from line eleven (11) the word and letter "Class 'B'", and inserting in lieu thereof the word "Railroad".

Sec. 24. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

1. "There is hereby created a department of the state government which shall be known as the Department of Liquor and Beer Law Enforcement, which department shall be under the Attorney General, and the control of said bureau shall be subject to the orders and directions of the Attorney General."

2. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

"It shall be the duty of the Department of Liquor and Beer Law Enforcement to enforce all the laws of the state now or hereafter existing relative to alcoholic liquor, the provisions of this act, and all the provisions of chapter one hundred twenty-four (124), Code 1946, except those relating to the collection of taxes and permit fees."

3. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

"The Attorney General is authorized to appoint such clerical workers and other employees as may be required to properly discharge the duties of this department."

4. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

"The Commissioner of Public Safety shall, upon requisition of the Attorney General from time to time assign for service in the Department of Liquor and Beer Law Enforcement such of his officers as may be requisitioned by the Attorney General for special services in the Department of Liquor and Beer Law Enforcement, and when so assigned, such officers shall be under the exclusive direction and control of the Attorney General."

5. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

"The duty to enforce the provisions of all the laws of this state now or hereafter existing relative to alcoholic liquor, and the provisions of chapter one hundred twenty-four (124), Code 1946, by the Department of Liquor and Beer Law Enforcement shall be concurrent with that of the local peace officers within their respective jurisdictions. Such duty shall at all times be diligently performed without the necessity of a request from any local officer. When engaged in the investigation and enforcing of the provisions of the laws as above provided, the members of the department assigned to duty in the Department of Liquor and Beer Law Enforcement shall have and exercise all the powers

of any peace officer in the state insofar only as the enforcement of such laws may be concerned, but for no other purpose except when so directed by the governor or requested by the local authorities as provided in section eighty point nine (80.9), Code 1946."

6. Chapter one hundred twenty-four (124), Code 1946, is amended by adding thereto a new section as follows:

"The assignment to duty of employees of the Department of Liquor and Beer Law Enforcement shall be made in writing by the Attorney General. One copy of such assignment shall be delivered to the employee and the other retained as a permanent record in the department. Such assignment shall describe the geographical limits of the territory in which they are assigned to operate and shall state the date of the beginning of such assignment and the date on which such assignment shall expire. During the period such assignment remains in force, the employees shall be charged with the performance of all the duties imposed by the provisions of this act within the territory assigned to them."

Sec. 25. If any section, subsection, clause, sentence, or phrase of this act or the application thereof to any person or set of circumstances is for any reason held unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of this act or its application to any other person or circumstance. The legislature hereby declares that the provisions of this act are severable, and that it would have passed this act and each section, subsection, clause, sentence, or phrase thereof, irrespective of whether any one or more of the sections, subsections, clauses, sentences, or phrases be declared unconstitutional and irrespective of whether it be declared unconstitutional or invalid to any person or set of circumstances.

J. G. LUCAS.

ALBERT STEINBERG.

J. KENDALL LYNES.

W. R. FIMMEN.

FRANK C. BYERS.

E. E. POSTON.

DEVERE WATSON.

Lundy of Monroe raised the point of order that the conference committee appointed on Senate File 100 had gone beyond the scope of its authority.

RULING BY THE SPEAKER

The Chair is of the opinion that the Conference Committee on Senate File 100 did not go beyond the prerogatives granted under Rule 1, of the joint rules of the Senate and the House of the 52nd General Assembly.

Therefore, the Chair rules that the report of the Conference Committee confines itself to the matters in dispute on Senate File 100.

Morrissey of Jasper moved the previous question.

Motion prevailed.

Fimmen of Davis moved the adoption of the conference committee report.

On the question "Shall the conference committee report be adopted?"

Rule 18 invoked, requiring all members present to vote.

The ayes were, 49:

Anderson	Hendrix	Nicholas	Smith of Madison
Avery	Huston	Noble	Steinberg
Bass	Kerr	Norland	Strawman
Beardsley	Kester	Olson	Troeger
Beman	Kilpatrick	Patrick	Turner
Bloom	Klemesrud	Pieper	Walter of
Bryson	Landsness	Poston	Marshall
De Groot	Langland	Rankin	Watson
Duffield	Lynes	Redman	Weiss
Edwards	Mills	Robb	Williams
Fimmen	Moore	Robinson	Wilson
Fletcher	Nelson of	Saylor	Mr. Speaker
Fulk	Buchanan		
Good			

The nays were, 57:

Ainsworth	Fiene	Kruse	Reed
Baker	Frei	Lawrence	Schwengel
Bents	Gannaway	Long	Scott
Bockwoldt	Graham	Loss	Shepard
Boothby	Hansen	Lucken	Siefkas
Brown of	Hedin	Lundy	Sloane
Mahaska	Hicklin	McEleney	Smith of Clayton
Brown of Monona	Hinrichs	McFarlane	Tesmer
Burkman	Humbert	Morrissey	Utzig
Butler	Ingalls	Neal	Van Eaton
Datsman	King	Nelson of	Walker
Davis	Knickerbocker	Woodbury	Walter of
Donohue	Koch	Nielsen	Pottawattamie
Duffy	Kosek	Prange	Weichman
Eckels	Krall	Putney	Wellington

Absent or not voting, 2:

Smith of	Stevens
Des Moines	

Report of conference committee lost.

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed the following members of the conference committee to consider Senate File 100: Strawman of Jones, Gannaway of Poweshiek, Bryson of Hardin and Nicholas of Cerro Gordo.

SPECIAL ORDER OF BUSINESS

Prange of Marion asked and obtained unanimous consent to have Senate File 492 made a special order of business for 10:30 a.m., Thursday, April 24, 1947.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 392, under Rule 72.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 374, 532, 537, 212, 497, 525, 62.

LAWRENCE PUTNEY, *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 374, 532, 537, 212, 497, 525, 62.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of April, 1947, sent to the governor for his approval: House Files 374, 532, 537, 212, 497, 525, 62.

LAWRENCE PUTNEY, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had signed the following bills: April 22, 1947, House Joint Resolution 3; House Files 316, 465, 484, 502 and 524.

AMENDMENT FILED

Amend Senate File 492, section seven (7), line twenty-five (25) by adding after the period in line twenty-five (25) the following: "It shall be the duty of the board to prepare vouchers and transmit the same to the state comptroller in payment of the bonus claims provided for herein and other necessary administrative expenses; said state comptroller shall issue a warrant for the amount stated therein and the state treasurer shall pay such warrants out of said bonus fund".

BURKMAN of Polk.

On motion by McFarlane of Black Hawk the House adjourned until 9:00 a.m., Thursday, April 24, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 24, 1947.

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

Prayer was offered by the Reverend Charles Edmondson, pastor of the Methodist Church, Oskaloosa, Iowa.

Journal of April 23 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Bents of Howard on request of Poston of Wayne; Moore of Butler on request of McFarlane of Black Hawk.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House eight members of the Sheldahl High School senior class, Sheldahl, and their superintendent, Harry H. Gaulke.

Nelson of Buchanan presented to the House, twenty-four students of the Jesup Consolidated School, Jesup, Iowa, with their teacher Miss Hall and superintendent, W. Harold Hartman.

Speaker Kuester presented to the House, twenty-seven pupils of the Griswold school of Griswold, with their teachers Roy F. Jessen and Dan Wilcox.

Putney of Tama rose under the question of personal privilege and presented to the House, the Honorable Wilson Reed of Jefferson, the only Spanish American War Veteran in the House at the present time. Mr. Reed briefly addressed the House.

Morrissey of Jasper rose under the question of personal privilege, on behalf of Senator Maytag of Jasper, and invited House members, clerks and employees to sample Maytag Blue Cheese products distributed to them in the cafeteria by the Maytag Dairy Farms, Inc., of Newton, Iowa.

PETITION

Walter of Pottawattamie presented a petition signed by forty-two citizens of Moulton, Iowa, urging House Files 248 and 447 be placed on the calendar.

Referred to committee on liquor control.

REPORTS OF COMMITTEES

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 504, a bill for an act to make appropriations to L. E. Ellis and Co., Des Moines, Iowa; Louis and Gertrude Hangartner, Postville, Iowa; Cynthia and Fred Baltz, Postville, Iowa; Howard County Treasurer, Cresco, Iowa; Hotel President, Waterloo, Iowa; Clyde Van Dusen, Sioux City, Iowa; Mrs. Johanna Kallemeyne, Princeton, Missouri; Margaret Hadsell, Waterloo, Iowa; W. C. Stewart, Waterloo, Iowa; Ankeny Consolidated School District, Ankeny, Iowa; Alva Carlson, Ankeny, Iowa; Cass County Treasurer, Atlantic, Iowa; C. M. Hanson, Des Moines, Iowa; John E. Spencer, Des Moines, Iowa; Mrs. Charles R. Sexton, Administratrix, Altoona, Iowa; Mrs. Venus Willcoxson, Administratrix, Bloomfield, Iowa; Hancock County, Garner, 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.

HARRY E. WEICHMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 503, a bill for an act to appropriate from the general fund of the state funds for the institutions under the control of the state board of 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.

HARRY E. WEICHMAN, *Chairman.*

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 489, a bill for an act to make an appropriation from the general fund of the state of Iowa to the executive council to cover the costs of repairing the Court Avenue Viaduct, Capitol grounds, Des Moines, begs leave to report it 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.*

MESSAGES FROM 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 456, a bill for an act relating to the acquisition of rights in air space for airport approaches by municipalities.

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

House File 540, a bill for an act to transfer funds from the use tax fund to the primary road fund.

Also: That the President of the Senate has appointed as members of a second conference committee on Senate File 100, on the part of the Senate, the following: Senators Doud, Schluter, Hart and Faul.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENTS TO HOUSE FILE 540

Amend House File 540 as follows:

1. By adding a new section following section 2 as follows:

"Sec. 3. The treasurer of the state of Iowa is hereby empowered to invest any of the funds appropriated by this act in bonds of the United States Government."

2. By adding a new section as follows:

"Sec. 4. The appropriation made by this act is deemed to be an advancement for the purpose of matching of federal aid road funds allotted or to be allotted to the state of Iowa under existing federal law, for the improvement of primary roads and extensions of primary roads in cities and towns, and a sum equal to the appropriation provided by this act may at any time, if so directed by the General Assembly, be transferred from the primary road fund to the general fund."

3. By adding a new section as follows:

"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 Malvern Leader, a newspaper published at Malvern, Iowa, and the Davis County Republican, a newspaper published at Bloomfield, Iowa."

SENATE MESSAGE CONSIDERED

Senate File 456, a bill for an act to amend section three hundred thirty point five (330.5), Code 1946, relating to the acquisition of rights in air space for airport approaches by municipalities.

Read first time and referred to sifting committee.

ADOPTION OF CONFERENCE COMMITTEE REPORT

Nielson of Pottawattamie called up the following report of conference committee on Senate File 236 and moved its adoption:

REPORT OF CONFERENCE COMMITTEE ON
SENATE FILE 236

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

We, the conference committee appointed to consider the difference between the Senate and the House on Senate File 236, relating to compensation of inheritance tax appraisers, begs leave to report that we have had the same under consideration and desire to recommend as follows: Strike all after the enacting clause and substitute in lieu thereof the following:

Section 1. Section four hundred fifty point twenty-five (450.25), Code 1946, is hereby amended by striking said section and inserting in lieu thereof the following:

"Each of said appraisers shall be entitled to receive as compensation a minimum of five dollars and not to exceed ten dollars per day of eight hours each for making each such appraisal. If the claim of any appraiser in connection with the appraisal of one estate is for more than thirty dollars, it shall be itemized and verified and filed with the clerk of the district court in which the estate is pending and notice of hearing on such claim shall be given as shall be prescribed by the court. Upon hearing on any such claim the court shall fix the amount of compensation to be allowed and enter an order therefor in the records of such estate, which allowance shall be taxed as part of the costs of probate."

Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Marshalltown Times-Republican, a newspaper published at Marshalltown, Iowa, and The Madrid Register-News, a newspaper published at Madrid, Iowa.

Respectfully submitted,

R. A. ROCKHILL.

RALPH W. ZASTROW.

A. D. CLEM.

DeVERE WATSON.

ANDREW J. NIELSON.

FRED W. TESMER.

R. E. DUFFIELD.

CLAIRE G. PRANGE.

Motion prevailed and report of conference committee on Senate File 236, a bill for an act to amend section four hundred fifty point twenty-five (450.25), Code 1946, relating to compensation of inheritance tax appraisers was 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, 86:

Ainsworth	Bloom	Burkman	Donohue
Anderson	Bockwoldt	Butler	Duffield
Avery	Boothby	Datisman	Duffy
Baker	Brown of	Davis	Eckels
Beardsley	Mahaska	De Groot	Edwards

Fiene	Knickerbocker	Nielsen	Steinberg
Fimmen	Koch	Norland	Strawman
Fletcher	Kosek	Olson	Tesmer
Frei	Krall	Patrick	Turner
Fulk	Kruse	Poston	Utzig
Gannaway	Landsness	Prange	Van Eaton
Good	Langland	Rankin	Walker
Graham	Long	Redman	Walter of
Hansen	Lucken	Reed	Marshall
Hedin	Lynes	Robb	Walter of
Hendrix	McEleney	Robinson	Pottawattamie
Hicklin	McFarlane	Saylor	Watson
Hinrichs	Mills	Schwengel	Weichman
Humbert	Morrissey	Scott	Weiss
Huston	Neal	Shepard	Williams
Kerr	Nelson of	Siefkas	Wilson
Kester	Woodbury	Sloane	Mr. Speaker
Kilpatrick	Nicholas	Smith of Clayton	

The nays were, 6:

Beman	Ingalls	Putney	Wellington
Brown of Monona	Pieper		

Absent or not voting, 15:

Bass	Klemesrud	Moore	Smith of
Bents	Lawrence	Nelson of	Des Moines
Bryson	Loss	Buchanan	Smith of Madison
King	Lundy	Noble	Stevens
			Troeger

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

CONSIDERATION OF SENATE AMENDMENT

House File 142, a bill for an act to amend section three hundred seven point nine (307.9), Code 1946, relating to the salary of the special assistant attorney general assigned to look after the work of the highway commission, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 142

Amend House File 142 by striking all after line 4, section 1, and substituting in lieu thereof the words "five thousand dollars per annum".

Steinberg of Story moved the House concur in the Senate amendment to House File 142.

Motion prevailed and House concurred in the Senate amendment.

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, 77:

Ainsworth	Frei	Landsness	Sloane
Anderson	Fulk	Langland	Smith of Clayton
Avery	Gannaway	Lynes	Steinberg
Baker	Good	McEleney	Stevens
Bass	Graham	McFarlane	Strawman
Beardsley	Hansen	Mills	Troeger
Blcom	Hedin	Neal	Turner
Bockwoldt	Hendrix	Nelson of	Utzig
Boothby	Hicklin	Buchanan	Van Eaton
Brown of	Humbert	Nicholas	Walter of
Mahaska	Huston	Noble	Marshall
Burkman	Kerr	Olson	Walter of
Butler	Kester	Patrick	Pottawattamie
Datisman	Kilpatrick	Prange	Watson
Davis	King	Redman	Weichman
De Groote	Knickerbocker	Robb	Weiss
Donohue	Koch	Robinson	Wellington
Duffy	Kosek	Saylor	Williams
Eckels	Krall	Shepard	Wilson
Fimmen	Kruse	Siefkas	Mr. Speaker
Fletcher			

The nays were, 4:

Hinrichs	Ingalls	Scott	Walker
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Absent or not voting, 27:

Beman	Lawrence	Nelson of	Rankin
Bents	Long	Woodbury	Reed
Brown of Monona	Loss	Nielsen	Schwengel
Bryson	Lucken	Norland	Smith of
Duffield	Lundy	Pieper	Des Moines
Edwards	Moore	Poston	Smith of Madison
Fiene	Morrissey	Putney	Tesmer
Klemesrud			

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

House File 526, a bill for an act to provide for the transfer of funds in the state sinking fund for public deposit, created in chapter four hundred fifty-four (454), Code 1946, and the transfer of such funds therefrom creates a general contingent fund for the ensuing biennium and providing for the administration of said fund, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENTS TO HOUSE FILE 526

Amend House File 526 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. The general contingent fund of the state for the biennium beginning July 1, 1947, and ending June 30, 1949, is hereby created and said fund shall consist of the sum of one million dollars

(\$1,000,000) hereby appropriated thereto from the general fund of the state. Said contingent fund shall be administered by the joint committee on retrenchment and reform and allocations therefrom may be made only for contingencies arising during the biennium which are legally payable from the funds of the state. No allocation from said fund shall be made for the administration of, or carrying out, the provisions of any act passed by the 52d General Assembly which does not contain an appropriation. Nor shall the committee on retrenchment and reform allocate any funds for any purpose or project which was, or should have been, presented to the General Assembly by way of a bill and which failed to become enacted into law. A report of the dispositions made of the fund during the first eighteen months of the biennium shall be made by the committee on retrenchment and reform to the state comptroller prior to the convening of the 53d General Assembly and by him included in the printed budget. Any balance in said contingent fund as of June 30, 1949, shall revert to the general fund of the state."

Further amend said House File 526 by striking from the title all after the words "An Act" and inserting in lieu thereof the following: "creating the general contingent fund of the state for the ensuing biennium and providing for the administration of said fund."

Weichman of Benton moved the House concur in Senate amendment to House File 526.

Motion prevailed and the House concurred in the Senate amendment.

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, 89:

Ainsworth	Fiene	Klemesrud	Noble
Anderson	Fimmen	Knickerbocker	Norland
Avery	Fletcher	Koch	Olson
Baker	Frei	Kosek	Pieper
Bass	Fulk	Krall	Poston
Beardsley	Gannaway	Kruse	Putney
Bockwoldt	Good	Landsness	Rankin
Boothby	Graham	Langland	Redman
Brown of	Hansen	Loss	Reed
Mahaska	Hedin	Lucken	Robb
Brown of Monona	Hicklin	Lynes	Saylor
Butler	Hinrichs	McEleney	Scott
Datisman	Humbert	McFarlane	Shepard
De Groote	Huston	Mills	Siefkas
Donohue	Ingalls	Neal	Sloane
Duffield	Kerr	Nelson of	Smith of Clayton
Duffy	Kester	Buchanan	Steinberg
Eckels	Kilpatrick	Nicholas	Stevens
Edwards	King	Nielsen	Strawman

Tesmer
Troeger
Turner
Utzig

Van Eaton
Walker
Walter of
Marshall

Walter of
Pottawattamie
Watson
Weichman

Weiss
Wellington
Williams
Wilson
Mr. Speaker

The nays were: none.

Absent or not voting, 19:

Beman
Bents
Bloom
Bryson
Burkman
Davis

Hendrix
Lawrence
Long
Lundy
Moore

Morrissey
Nelson of
Woodbury
Patrick
Prange

Robinson
Schwengel
Smith of
Des Moines
Smith of Madison

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 400, a bill for an act to enable levee and drainage districts heretofore organized under the laws of this state, to cooperate with any agency of the United States government engaged in flood control or reclamation projects which will benefit the lands in such districts and to cooperate toward the construction of improvements by such agencies, was taken up for consideration.

Turner of Mills offered the following amendment and moved its adoption:

Amend Senate File 400 as follows:

1. Substitute the word "of" for the word "or" following the word "construction", in line three (3) of section 2.
2. Insert a comma following the word "over" in line nineteen (19) of section 2.
3. Following the word "civil" in line four (4) of section four (4) insert the words "or drainage".
4. Insert a comma following the word "owners" in line six (6) of section 8.
5. Substitute the word "inclusive" for the word "inclusively", in line twenty-one (21) of section 8.
6. Insert a period following the word "plan" in line eighteen (18), subsection (d), section 10.
7. Capitalize the first letter of the first word in line nineteen (19), subsection (d), section 10.
8. Substitute the word "prescribed" for the word "described" in line two (2) of section 11.
9. Insert a comma in lieu of the period following the word "classified", change the letter of the next word following from a capital "T" to a common "t" and substitute the word "commissioners" for the word "commissioner" in line five (5) of section 12.

10. Insert a period following the word "annum", strike the words "against assessments" and add the following sentence "The Board may issue warrants bearing interest at four per cent (4%) per annum against assessments.", in line seven (7) of section 13.

11. Strike the period following the word "thereto" and add the words "shall apply.", in line eight (8) of section 15.

12. Insert the word "to" following the word "and," the last word in the line three (3) of section 17.

Amendment adopted.

Turner 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, 92:

Ainsworth	Frei	Loss	Saylor
Anderson	Fulk	Lucken	Scott
Avery	Gannaway	Lundy	Shepard
Baker	Good	Lynes	Siefkas
Bass	Graham	McEleney	Sloane
Beardsley	Hansen	McFarlane	Smith of Clayton
Bloom	Hedin	Mills	Steinberg
Bockwoldt	Hendrix	Neal	Stevens
Boothby	Hicklin	Nelson of	Strawman
Brown of	Hinrichs	Buchanan	Tesmer
Mahaska	Humbert	Nicholas	Turner
Brown of Monona	Huston	Nielsen	Utzig
Burkman	Ingalls	Noble	Van Eaton
Butler	Kerr	Norland	Walter of
Datisman	Kester	Olson	Marshall
Davis	Kilpatrick	Patrick	Walter of
De Groote	King	Pieper	Pottawattamie
Duffield	Knickerbocker	Poston	Watson
Duffy	Koch	Putney	Weichman
Eckels	Kosek	Rankin	Weiss
Edwards	Krall	Redman	Wellington
Fiene	Kruse	Reed	Williams
Fimmen	Landsness	Robb	Wilson
Fletcher	Langland	Robinson	Mr. Speaker

The nays were: none.

Absent or not voting, 16:

Beman	Lawrence	Nelson of	Smith of
Bents	Long	Woodbury	Des Moines
Bryson	Moore	Prange	Smith of Madison
Donohue	Morrissey	Schwengel	Troeger
Klemesrud			Walker

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

House File 543, a bill for an act to transfer the control of funds

heretofore appropriated and set aside for use at the state sanatorium at Oakdale, 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, 92:

Ainsworth	Frei	Loss	Saylor
Anderson	Fulk	Lucken	Scott
Avery	Gannaway	Lundy	Shepard
Baker	Good	Lynes	Siefkas
Bass	Graham	McEleney	Smith of Clayton
Beman	Hansen	McFarlane	Steinberg
Bloom	Hedin	Neal	Stevens
Bockwoldt	Hendrix	Nelson of	Strawman
Boothby	Hicklin	Buchanan	Tesmer
Brown of	Hinrichs	Nicholas	Turner
Mahaska	Humbert	Nielsen	Utzig
Brown of Monona	Huston	Noble	Van Eaton
Burkman	Kerr	Norland	Walker
Butler	Kester	Olson	Walter of
Datisman	Kilpatrick	Patrick	Marshall
Davis	King	Pieper	Walter of
De Groote	Klemesrud	Poston	Pottawattamie
Duffield	Knickerbocker	Prange	Watson
Duffy	Koch	Putney	Weichman
Eckels	Kosek	Rankin	Weiss
Edwards	Krall	Redman	Wellington
Fiene	Kruse	Reed	Williams
Fimmen	Landsness	Robb	Wilson
Fletcher	Langland	Robinson	Mr. Speaker

The nays were: none.

Absent or not voting, 16:

Beardsley	Lawrence	Nelson of	Smith of
Bents	Long	Woodbury	Des Moines
Bryson	Mills	Schwengel	Smith of Madison
Donohue	Moore	Sloane	Troeger
Ingalls	Morrissey		

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

Senate File 392, a bill for an act to amend chapter two hundred seventy-five (275), Code 1946, relating to the reorganization of school districts, with report of committee recommending amendment and passage, was taken up for consideration.

Smith of Clayton offered the following amendment proposed by the committee and moved its adoption:

Amend Senate File 392 as follows:

1. By striking the second paragraph of section three (3) and substituting in lieu thereof the following:

"Further amend section two hundred seventy-five point four (275.4), Code 1946, by repealing lines fourteen (14), fifteen (15), sixteen (16), and seventeen (17)."

2. By striking from lines two and three (2 and 3) of section six (6) the following: "ninety-nine thousand dollars (\$99,000.00)" and substituting in lieu thereof the following: "forty-nine thousand five hundred dollars (\$49,500.00)".

Further amend section six (6) by striking from line six (6) the following: "the sum of one thousand dollars (\$1,000.00)" and substituting in lieu thereof the following: "such sum as is necessary, but not to exceed five hundred dollars (\$500.00)".

Amendment adopted.

Stevens of Greene offered the following amendment and moved its adoption:

Amend Senate File 392, section four (4) by striking the following from lines one (1) and two (2): "until June 30, 1953".

Amendment lost.

Edwards of Union offered the following amendment and moved its adoption:

Amend Senate File 392 by striking section five (5) and renumbering the remaining sections accordingly.

Ingalls of Jackson moved the previous question on the amendment.

Motion prevailed.

Amendment lost.

Kester of Ringgold offered the following amendment and moved its adoption:

Amend Senate File 392 by adding the following as section six (6) and renumbering the remaining sections accordingly:

"Sec. 6. School busses shall be prohibited from crossing the boundary lines of such school districts established under this act for the purpose of picking up students who reside in other districts except by consent from such district or districts."

Wilson of Wright moved the previous question.

Motion prevailed.

Amendment lost.

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, 95:

Ainsworth	Gannaway	Lundy	Siefkas
Anderson	Good	Lynes	Sloane
Avery	Graham	McEleney	Smith of Clayton
Baker	Hansen	McFarlane	Smith of
Bass	Hedin	Mills	Des Moines
Beardsley	Hendrix	Morrissey	Smith of Madison
Beman	Hicklin	Neal	Steinberg
Bloom	Humbert	Nelson of	Stevens
Bockwoldt	Huston	Buchanan	Strawman
Brown of	Ingalls	Nicholas	Tesmer
Mahaska	Kerr	Nielsen	Troeger
Brown of Monona	Kester	Noble	Turner
Bryson	Kilpatrick	Norland	Utzig
Burkman	King	Pieper	Van Eaton
Butler	Klemesrud	Prange	Walker
Datisman	Knickerbocker	Putney	Walter of
Davis	Koch	Rankin	Marshall
De Groot	Kosek	Redman	Walter of
Donohue	Krall	Reed	Pottawattamie
Duffield	Kruse	Robb	Watson
Duffy	Landsness	Robinson	Weichman
Eckels	Langland	Saylor	Weiss
Fimmen	Lawrence	Schwengel	Williams
Fletcher	Long	Scott	Wilson
Fulk	Lucken	Shepard	Mr. Speaker

The nays were, 4:

Boothby	Fiene	Olson	Patrick
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Absent or not voting, 9:

Bents	Hinrichs	Nelson of	Poston
Edwards	Loss	Woodbury	Wellington
Frei	Moore		

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

The time having arrived for the consideration of the special order, Senate File 492, a bill for an act authorizing the State of Iowa to become indebted in the amount of eighty-five million dollars (\$85,000,000) and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay service compensation to persons who served in the armed forces of the United States at any time between the sixteenth day of September, 1940, and the second day of September, 1945, both inclusive or their successors in interest, providing for a board to administer such payments, providing for additional compensation to persons under disability, providing for the imposition, levy and collection

of a direct annual tax sufficient to pay the principal and interest on said bonds, was taken up for consideration.

On motion by McFarlane of Black Hawk, the House recessed until 1:30 p.m. today.

AFTERNOON SESSION

The House reconvened, Speaker Kuester in the chair.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House, eight students from the Sheldahl Consolidated School, and their chaperon, Mrs. Robert Shrades.

CONSIDERATION OF SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 18

House Concurrent Resolution 18, a resolution that the Fifty-second (52nd) General Assembly adjourn sine die at 5:00 o'clock p.m., on Friday, April 18, 1947, with Senate amendment, was taken up for consideration and the amendment read and considered:

Amend House Concurrent Resolution 18 by striking the figure "18" from line 3 thereof and inserting in lieu thereof the figure "25".

Olson of Mitchell moved the House concur in the Senate amendment to House Concurrent Resolution 18.

Motion prevailed and the House concurred in the Senate amendment.

Olson of Mitchell moved the adoption of the resolution.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF SENATE AMENDMENT

House File 483, a bill for an act to appropriate from the general fund and from institutional industries fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, to the board of control for the support of the institutions under said board of control, with Senate Amendment, was taken up for consideration, and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 483

Amend House File 483 as follows:

1. By striking from section 1, lines 8 and 9 the words and figures "seven million eighty-eight thousand fifty dollars (\$7,088,050.00)" and inserting in lieu thereof "seven million nine hundred forty-eight thousand six hundred sixty dollars (\$7,948,660.00)".

2. By striking from section 2 the words and figures "eight hundred twenty thousand dollars (\$820,000.00)" from lines 4 and 5 and inserting in lieu thereof "eight hundred eighty-six thousand one hundred dollars (\$886,100.00)" and by striking from line 7 the figures "\$806,500.00" and inserting "\$871,100.00" and by striking from line 9 the figures "13,500.00" and inserting "15,000.00" and by striking from line 12 the figures "\$820,000.00" and inserting in lieu thereof "\$886,100.00".

3. By striking from section 3 the words and figures "eight hundred six thousand dollars (\$806,000.00)" from lines 4 and 5 and inserting in lieu thereof "eight hundred fifty-eight thousand nine hundred dollars (\$858,900.00)" and by striking from line 7 the figures "\$792,500.00" and inserting in lieu thereof "\$843,900.00" and by striking from line 9 the figures "13,500.00" and inserting in lieu thereof "15,000.00" and by striking from line 12 the figures "\$806,000.00" and inserting in lieu thereof "\$858,900.00".

4. By striking from section 4 the words and figures "seven hundred twenty-eight thousand seven hundred fifty dollars (\$728,750.00)" from lines 4 and 5 thereof and inserting in lieu thereof "eight hundred forty-six thousand nine hundred dollars (\$846,900.00)" and by striking from line 8 the figures "\$715,250.00" and inserting "\$831,900.00" and by striking from line 10 the figures "13,500.00" and inserting in lieu thereof "15,000.00" and by striking from line 13 the figures "\$728,750.00" and inserting in lieu thereof the figures "\$846,900.00".

5. By striking from section 5 the words and figures "eight hundred thousand dollars (\$800,000.00)" from lines 4 and 5 and inserting in lieu thereof the words and figures "eight hundred eighty thousand four hundred dollars (\$880,400.00)" and by striking from line 7 the figures "\$786,500.00" and inserting in lieu thereof the figures "\$865,400.00" and by striking from line 9 the figures "13,500.00" and inserting in lieu thereof the figures "15,000.00" and by striking from line 12 the figures "\$800,000.00" and inserting in lieu thereof the figures "\$880,400.00".

6. By striking from section 6 the words and figures "seven hundred ninety-one thousand dollars (\$791,000.00)" from line 5 and inserting in lieu thereof the words and figures "eight hundred sixty-four thousand eight hundred fifty dollars (\$864,850.00)" and by striking from line 8 the figures "\$777,500.00" and inserting in lieu thereof the figures "\$849,850.00" and by striking from line 10 the figures "13,500.00" and inserting in lieu thereof the figures "15,000.00" and by striking from line 13 the figures "\$791,000.00" and inserting in lieu thereof the figures "\$864,850.00".

7. By striking from section 7 the words and figures "six hundred seventy-eight thousand five hundred dollars (\$678,500.00)" from lines 5 and 6 and inserting in lieu thereof the words and figures "eight hun-

dred thirty thousand nine hundred dollars (\$830,900.00)" and by striking from line 8 the figures "\$665,000.00" and inserting in lieu thereof the figures "\$815,900.00" and by striking from line 10 the figures "13,500.00" and inserting in lieu thereof the figures "15,000.00" and by striking from line 13 the figures "\$678,500.00" and inserting in lieu thereof the figures "\$830,900.00".

8. By striking from section 8 the words and figures "two hundred ninety-eight thousand nine hundred dollars (\$298,900.00)" in lines 4 and 5 and inserting in lieu thereof the words and figures "three hundred eight thousand, five hundred eighty-five dollars (\$308,585.00)" and by striking the figures "\$293,500.00" in line 8 and inserting in lieu thereof the figures "\$302,585.00" and by striking the figures "5,400.00" in line 10 and inserting in lieu thereof the figures "6,000.00" and by striking the figures "\$298,900.00" in line 13 and inserting in lieu thereof the figures "\$308,585.00".

9. By striking from section 9 the words and figures "two hundred fifty-five thousand dollars (\$255,000.00)" and inserting in lieu thereof the words and figures "two hundred seventy thousand dollars (\$270,000.00)" in lines 4 and 5 and by striking the figures "\$245,000.00" in line 7 and inserting in lieu thereof the figures "\$260,000.00" and by striking the figures "\$255,000.00" in line 12 and inserting in lieu thereof the figures "\$270,000.00".

10. By striking from section 10 the words and figures "five hundred thousand five hundred dollars (\$500,500.00)" in lines 4 and 5 and inserting in lieu thereof the words and figures "five hundred thirty-three thousand nine hundred dollars (\$533,900.00)" and by striking the figures "\$488,500.00" in line 7 and inserting in lieu thereof the figures "\$521,900.00" and by striking the figures "\$10,800.00" in line 9 and inserting in lieu thereof the figures "\$12,000.00" and by striking the figures \$500,500.00" in line 12 and inserting in lieu thereof the figures "\$533,900.00".

11. Further amend section 10 by adding the following: "The appropriation for the state sanatorium at Oakdale, Iowa, shall be to the Board of Education in conformance with the provisions of Senate File 70, acts of the Fifty-second General Assembly."

12. By striking from section 11 the words and figures "three hundred eighty-two thousand five hundred dollars (\$382,500.00)" from lines 4 and 5 and inserting in lieu thereof the words and figures "five hundred five thousand eight hundred fifty dollars (\$505,850.00)" and by striking the words and figures "three hundred thirty-two thousand five hundred dollars (\$332,500.00)" in lines 5 and 6 and inserting in lieu thereof the words and figures "four hundred fifty-five thousand eight hundred fifty dollars (\$455,850.00)" and by striking the figures "\$371,500.00" from line 14 and inserting in lieu thereof the figures "\$493,850.00" and by striking the figures "11,000.00" from line 16 and inserting in lieu thereof the figures "12,000.00" and by striking the figures "\$382,500.00" from line 19 and inserting in lieu thereof the figures "\$505,850.00".

13. By striking from section 13 the words and figures "four hundred sixty-two thousand dollars (\$462,000.00)" in line 4 and inserting in lieu thereof the words and figures "five hundred forty-eight thousand two

hundred dollars (\$548,200.00)" and by striking the figures "\$412,000.00" and inserting in lieu thereof the figures "\$498,200.00" in line 5 and by striking the figures "\$451,000.00" in line 12 and inserting in lieu thereof the figures "\$536,200.00" and by striking the figures "11,000.00" in line 14 and inserting in lieu thereof the figures "12,000.00" and by striking the figures "\$462,000.00" in line 17 and inserting in lieu thereof the figures "\$548,200.00".

14. By striking from section 14 the words and figures "one hundred thirty-six thousand nine hundred dollars (\$136,900.00)" in lines 5 and 6 and inserting in lieu thereof the words and figures "one hundred fifty-two thousand four hundred fifty dollars (\$152,450.00)" and by striking the figures "\$126,900.00" in line 8 and inserting in lieu thereof the figures "\$147,450.00" and by striking the figures "\$10,000.00" in line 10 and inserting in lieu thereof the figures "5,000.00" and by striking the figures "\$136,900.00" in line 13 and inserting in lieu thereof the figures \$152,450.00".

15. By striking from section 15 the words and figures "fifty-four thousand dollars (\$54,000.00)" in lines 4 and 5 and by inserting in lieu thereof the words and figures "fifty-six thousand six hundred dollars (\$56,600.00)" and by striking the figures "\$49,000.00" from line 7 and inserting in lieu "\$51,600.00" and by striking the figures "\$54,000.00" from line 12 and inserting in lieu thereof the figures "\$56,600.00".

16. By striking from section 16 the words and figures "one hundred forty-two thousand dollars (\$142,000.00)" in lines 4 and 5 and inserting in lieu thereof the words and figures "one hundred seventy-three thousand twenty-five dollars (\$173,025.00)" and by striking the figures "\$137,000.00" from line 7 and inserting in lieu thereof the figures "\$168,025.00" and by striking the figures "\$142,000.00" from line 12 and inserting in lieu thereof the figures "\$173,025.00".

17. By striking the words and figures "seven million one hundred eighty-eight thousand fifty dollars (\$7,188,050.00)" in the last two lines of the explanation and inserting in lieu thereof the words and figures "eight million forty-eight thousand six hundred sixty dollars (\$8,048,660.00)".

18. By striking from the title of House File 483 the period at the end of line five and add the following: "and to the Board of Education for support of the state sanatorium at Oakdale, Iowa."

Redman of Sac moved the House concur in the Senate amendment to House File 483.

Motion prevailed and the House concurred in the Senate amendment.

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, 86:

Ainsworth	Fulk	Lucken	Smith of Clayton
Anderson	Gannaway	Lundy	Smith of
Avery	Good	McEleney	Des Moines
Baker	Hansen	McFarlane	Smith of Madison
Bass	Hendrix	Nelson of	Steinberg
Beman	Hicklin	Buchanan	Stevens
Bloom	Hinrichs	Nelson of	Strawman
Bockwoldt	Humbert	Woodbury	Tesmer
Boothby	Huston	Nielsen	Turner
Bryson	Kerr	Noble	Van Eaton
Butler	Kester	Norland	Walker
Datisman	Kilpatrick	Olson	Walter of
Davis	King	Pieper	Marshall
De Groote	Klemesrud	Poston	Walter of
Donohue	Knickerbocker	Putney	Pottawattamie
Duffield	Koch	Redman	Watson
Duffy	Kosek	Reed	Weichman
Eckels	Krall	Robb	Weiss
Edwards	Kruse	Saylor	Wellington
Fiene	Landsness	Scott	Williams
Fimmen	Langland	Shepard	Wilson
Fletcher	Long	Siefkas	Mr. Speaker
Frei	Loss	Sloane	

The nays were: none.

Absent or not voting, 22:

Beardsley	Graham	Moore	Rankin
Bents	Hedin	Morrissey	Robinson
Brown of	Ingalls	Neal	Schwengel
Mahaska	Lawrence	Nicholas	Troeger
Brown of Monona	Lynes	Patrick	Utzig
Burkman	Mills	Prange	

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 Senate File 492, a bill for an act authorizing the state of Iowa to become indebted in the amount of eighty-five million dollars (\$85,000,000) and providing for the issue and sale of bonds of said state in evidence thereof, to procure funds for and pay service compensation to persons who served in the armed forces of the United States at any time between the sixteenth day of September, 1940, and the second day of September, 1945, both inclusive, or their successors in interest, providing for a board to administer such payments, providing for additional compensation to persons under disability, providing for the imposition, levy and collection of a direct annual tax sufficient to pay the principal and interest on said bonds.

Burkman of Polk offered the following amendment and moved its adoption:

Amend Senate File 492, section seven (7), line twenty-five (25) by adding after the period in line twenty-five (25) the following: "It shall be the duty of the board to prepare vouchers and transmit the same to the state comptroller in payment of the bonus claims provided for herein and other necessary administrative expenses; said state comptroller shall issue a warrant for the amount stated therein and the state treasurer shall pay such warrants out of said bonus fund".

Amendment adopted.

Morrissey of Jasper offered the following amendment and moved its adoption:

Amend Senate File 492, section two (2) by adding thereto the following:

"If any of said bonds are not presented for payment within ten (10) years after maturity they shall be barred."

Amend section ten (10) by inserting after the word "funds" in line three (3) thereof the words "up to and including three million dollars (\$3,000,000)."

Amend section ten (10) by adding thereto the following: "After the payment of all of said claims and expenses of administration of the board herein created all funds remaining in the hands of World War II Service Compensation Board in excess of three million dollars (\$3,000,000) shall revert to and become a part of the permanent school fund of the state."

Amendment adopted.

Graham of Audubon offered the following amendment and moved its adoption:

Amend Senate File 492, section five (5), line three (3), by inserting after the word "leave" the following: " , including such leave time".

Further amend section five (5), line four (4), by inserting after the word "statutes" the following: " , including Armed Forces Leave Act of 1946,".

Amendment adopted.

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

Amend Senate File 492, section two (2), line nine (9), changing the period to a comma after the word "issue" and adding the following: "bonds to be callable in numerical order on six (6) months notice at one hundred one and one-half per cent (101½%) of the par value."

Amendment adopted.

Steinberg of Story offered the following amendment and moved its adoption:

Amend Senate File 492, section twelve (12) by striking the word "tangible" from lines four (4) and eighteen (18).

Amendment adopted.

By unanimous consent the following members were excused from voting on Senate File 492 by reason of each having lost a son in the service: Landsness of Buena Vista, Ingalls of Jackson, Hinrichs of Iowa, Weiss of Crawford and Langland of Winneshiek.

By unanimous consent the following members, World War II veterans, were excused from voting on Senate File 492, if they so desired, by reason of receiving direct benefit from the bill if passed: Prange of Marion, Robinson of Delaware, Ainsworth of Dickinson, Scott of Appanoose, Graham of Audubon, Kosek of Linn and Hicklin of Louisa.

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	Lundy	Shepard
Avery	Fletcher	Lynes	Siefkas
Baker	Frei	McEleney	Smith of Clayton
Bass	Fulk	McFarlane	Smith of
Beardsley	Gannaway	Mills	Des Moines
Beman	Good	Neal	Smith of Madison
Bents	Hansen	Nelson of	Steinberg
Bloom	Hedin	Buchanan	Stevens
Bockwoldt	Hendrix	Nelson of	Strawman
Boothby	Humbert	Woodbury	Tesmer
Brown of	Huston	Nicholas	Troeger
Mahaska	Kerr	Nielsen	Turner
Brown of Monona	Kester	Noble	Utzig
Bryson	Kilpatrick	Norland	Van Eaton
Burkman	King	Olson	Walker
Butler	Klemesrud	Patrick	Walter of
Datisman	Knickerbocker	Poston	Marshall
Davis	Koch	Putney	Walter of
De Groote	Krall	Rankin	Pottawattamie
Donohue	Kruse	Redman	Watson
Duffy	Lawrence	Reed	Wellington
Eckels	Long	Robb	Williams
Edwards	Loss	Saylor	Wilson
Fiehe	Lucken	Schwengel	Mr. Speaker

The nays were, 4:

Morrissey	Pieper	Sloane	Weichman
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Absent or not voting, 14:

Ainsworth	Hinrichs	Langland	Robinson
Duffield	Ingalls	Moore	Scott
Graham	Kosek	Prange	Weiss
Hicklin	Landsness		

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

EXPLANATION OF VOTE

MR. SPEAKER:

My failure to vote on the final passage of Senate File 492—the bonus bill—is the result of the agreement among the seven members of the House who are veterans of World War II to request excuse from voting under Rule 15.

I am still solidly opposed to this measure and would have voted NO but for the reason stated above.

I am convinced that passage of this bill is a matter of political expedience and pressure and not a sincere vote on the merits of the measure and I continue to contend that a bonus is a national and not a state responsibility.

DAVID G. AINSWORTH.

EXPLANATION OF VOTE

MR. SPEAKER:

Though I favored passage of Senate File 492, I did not vote for the following reason: As Rule 15, Rules of the House, reads as follows, "No member shall vote on any question in the event of which he is personally interested".

LEONARD E. SCOTT.

EXPLANATION OF VOTE

MR. SPEAKER:

Desiring to take advantage of the right granted me under the Constitution to explain my request not to vote on any act I hereby state my reasons for not voting on Senate File 492.

It is my humble opinion that:

I. According to Rule 15, I should not vote.

II. The bill does not serve as an outright compensation, but instead it resolves itself into a loan to the veteran.

1. The compensation to the veteran will range from \$50.00 to \$500.00 to 238,000 veterans and each one will receive approximately \$350.00 per veteran capita average.

2. At the minimum interest rate of $1\frac{1}{4}\%$ on twenty year bonds it will cost $12\frac{1}{2}c$ on every dollar the veteran receives.

3. On the basis of the maximum interest rate stated in the bill, or $2\frac{1}{2}\%$, it would be $25c$ on each dollar the veteran receives.

III. As the bill is written it passes the responsibility to the people of the state based on the payment through ad valorem tax which is unpopular and increases the possibility of defeating any bonus bill.

1. The approximate millage levy against the three billion dollars of assessed value of the state would have to be approximately 2 $\frac{1}{3}$ mills for a period of twenty years to service this indebtedness.

a. Two-thirds of a mill necessary for interest charges.

b. One and two-thirds mills for the amortized principal.

IV. The joint Senate and House Military Committee and the eight-man sub-committee considered raising funds by other means of taxation, but the Attorney General ruled, first, that we could not issue revenue bonds; and second, that we could not pledge any indirect tax funds for this purpose.

1. Future legislatures, however, could supplement the ad valorem tax by special pledges of special taxes.

2. It was the idea of several members of the sub-committee including myself, that a ½ per cent sales and use tax may in the future be levied, which would produce approximately seven million dollars per year.

3. The above pledge in paragraph two would reduce the property tax to less than one mill and still carry only one-third of the load for three million dollars.

4. With the seven and three million dollars, or a total of ten million dollars, all of the bonds could be retired in ten years. This would materially reduce both the interest rate on the bonds and in addition would cut the time the bonds would run and consequently the dollars paid in interest, to one-half.

5. In my humble opinion the above combination would assure the passage of the bonus bill not only in the House, but assure passage by the people.

V. If this bonus bill passes the House and is approved by the people in their general election in 1948, I further state and pledge that any proceeds due me as a veteran in the form of a state bonus will be presented to the World War II Service Compensation Board for distribution to the disabled veterans of World War II, as the Board sees fit.

ERNEST KOSEK.

Senate File 501, a bill for an act to amend House File seventy-six (76), Acts of the 52nd General Assembly, relating to the military service tax credit fund, was taken up for consideration.

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, 85:

Ainsworth	Davis	Gannaway	King
Avery	De Groot	Good	Klemesrud
Baker	Donohue	Hansen	Knickerbocker
Bass	Duffield	Hendrix	Koch
Bloom	Duffy	Hicklin	Kosek
Bockwoldt	Eckels	Hinrichs	Krall
Boothby	Edwards	Humbert	Kruse
Brown of Monona	Fiene	Huston	Landsness
Bryson	Fimmen	Ingalls	Langland
Burkman	Fletcher	Kerr	Loss
Butler	Frei	Kester	Lucken
Datisman	Fulk	Kilpatrick	Lundy

Lynes	Pieper	Sloane	Walter of
McEleney	Rankin	Smith of Clayton	Marshall
McFarlane	Redman	Smith of	Walter of
Mills	Reed	Des Moines	Pottawattamie
Nelson of	Robb	Smith of Madison	Watson
Buchanan	Robinson	Steinberg	Weichman
Nelson of	Saylor	Stevens	Weiss
Woodbury	Scott	Strawman	Wellington
Nielsen	Shepard	Turner	Williams
Olson	Siefkas	Van Eaton	Wilson
Patrick			Mr. Speaker

The nays were: none.

Absent or not voting, 23:

Anderson	Graham	Neal	Putney
Beardsley	Hedin	Nicholas	Schwengel
Beman	Lawrence	Noble	Tesmer
Bents	Long	Norland	Troeger
Brown of	Moore	Poston	Utzig
Mahaska	Morrissey	Prange	Walker

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

Senate File 174, a bill for an act to amend the law as it appears in chapter ninety-seven (97), Code 1946, relating to old age and survivors' insurance of certain public employees and regulating the collections of contributions to said system and the payments of benefits thereunder, was taken up for consideration.

Hendrix of Muscatine offered the following amendment and moved its adoption:

Amend Senate File 174 by inserting after the comma, (,) after the word, "years", in line six (6) of section two (2) the following: "and who shall pay into the Old Age and Survivor Insurance Trust Fund the tax upon the wages he was being paid in the last quarter of his employment for ten (10) quarters, which sum shall be matched by the last employing political subdivision,".

Further amend by striking the last sentence in section two (2).

Amendment adopted.

Reed of Jefferson offered the following amendment and moved its adoption:

Amend Senate File 174 by adding thereto a new section to read as follows:

"Amend section ninety-seven point forty-five (97.45), Code 1946, by striking from lines four, five and six (4, 5 and 6) of paragraph "a" of subsection six (6) the following: "or after the quarter in which he attained the age of twenty-one, whichever quarter is later,".

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, 87:

Anderson	Graham	McEleney	Shepard
Avery	Hansen	McFarlane	Siefkas
Baker	Hendrix	Mills	Sloane
Bass	Hicklin	Morrissey	Smith of Clayton
Bloom	Hinrichs	Nelson of	Steinberg
Bockwoldt	Humbert	Woodbury	Stevens
Boothby	Huston	Nicholas	Strawman
Burkman	Ingalls	Nielsen	Troeger
Butler	Kerr	Noble	Turner
Datiman	Kester	Norland	Utzig
Davis	Kilpatrick	Olson	Van Eaton
De Groot	Klemesrud	Patrick	Walker
Donohue	Knickerbocker	Pieper	Walter of
Duffield	Koch	Poston	Marshall
Duffy	Krall	Putney	Walter of
Eckels	Kruse	Rankin	Pottawattamie
Edwards	Landsness	Redman	Watson
Fiene	Langland	Reed	Weiss
Fimmen	Lawrence	Robb	Wellington
Frei	Long	Robinson	Williams -
Fulk	Loss	Saylor	Wilson
Gannaway	Lundy	Scott	Mr. Speaker
Good	Lynes		

The nays were: none.

Absent or not voting, 21:

Ainsworth	Brown of Monona	Lucken	Schwengel
Beardsley	Bryson	Moore	Smith of
Beman	Fletcher	Neal	Des Moines
Bents	Hedin	Nelson of	Smith of Madison
Brown of	King	Buchanan	Tesmer
Mahaska	Kosek	Prange	Weichman

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

Senate File 329, a bill for an act to amend chapter eighty-five (85), Code 1946, relating to workmen's compensation and specifically to definitions, 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	Bass	Bockwoldt	Datiman
Avery	Beardsley	Boothby	Davis
Baker	Bloom	Butler	De Groot

Donohue	Kester	Nelson of	Sloane
Duffield	Kilpatrick	Buchanan	Smith of Clayton
Duffy	King	Nelson of	Steinberg
Eckels	Klemesrud	Woodbury	Stevens
Edwards	Knickerbocker	Nicholas	Strawman
Fiene	Koch	Nielsen	Troeger
Fimmen	Kosek	Noble	Utzig
Fletcher	Krall	Norland	Van Eaton
Frei	Kruse	Olson	Walker
Fulk	Landsness	Patrick	Walter of
Gannaway	Langland	Pieper	Marshall
Good	Lawrence	Putney	Walter of
Graham	Long	Rankin	Pottawattamie
Hansen	Loss	Redman	Watson
Hendrix	Lundy	Reed	Weichman
Hicklin	Lynes	Robinson	Weiss
Hinrichs	McEleney	Saylor	Wellington
Humbert	McFarlane	Schwengel	Williams
Huston	Mills	Scott	Wilson
Ingalls	Morrissey	Shepard	Mr. Speaker
Kerr			

The nays were: none.

Absent or not voting, 19:

Ainsworth	Bryson	Neal	Smith of
Beman	Burkman	Poston	Des Moines
Bents	Hedin	Prange	Smith of Madison
Brown of	Lucken	Robb	Tesmer
Mahaska	Moore	Siefkas	Turner
Brown of Monona			

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

Senate File 503, a bill for an act to appropriate from the general fund of the state funds for the institutions under the control of the state board of education, 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, 89:

Anderson	Davis	Fulk	Kester
Avery	De Groote	Gannaway	Kilpatrick
Baker	Donohue	Good	King
Bass	Duffield	Graham	Klemesrud
Beardsley	Duffy	Hansen	Knickerbocker
Beman	Eckels	Hedin	Koch
Bloom	Edwards	Hicklin	Kosek
Bockwoldt	Fiene	Hinrichs	Krall
Boothby	Fimmen	Humbert	Kruse
Butler	Fletcher	Huston	Landsness
Datisman	Frei	Kerr	Langland

Lawrence	Nicholas	Schwengel	Walker
Long	Nielsen	Shepard	Walter of
Loss	Noble	Siefkas	Marshall
Lucken	Norland	Sloane	Walter of
Lundy	Olson	Smith of Clayton	Pottawattamie
Lynes	Poston	Steinberg	Watson
McEleney	Putney	Stevens	Weichman
McFarlane	Rankin	Strawman	Weiss
Mills	Redman	Troeger	Wellington
Morrissey	Reed	Turner	Williams
Nelson of	Robb	Utzig	Wilson
Buchanan	Saylor	Van Eaton	Mr. Speaker

The nays were: none.

Absent or not voting, 19:

Ainsworth	Burkman	Nelson of	Robinson
Bents	Heñdrix	Woodbury	Scott
Brown of	Ingalls	Patrick	Smith of
Mahaska	Moore	Pieper	Des Moines
Brown of Monona	Neal	Prange	Smith of Madison
Bryson			Tesmer

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

Senate File 504, a bill for an act to make appropriations to L. E. Ellis & Co., Des Moines, Iowa; Louis and Gertrude Hangartner, Postville, Iowa; Cynthia and Fred Baltz, Postville, Iowa; Howard county treasurer, Cresco, Iowa; Hotel President, Waterloo, Iowa; Clyde Van Dusen, Sioux City, Iowa; Mrs. Johanna Kallemeyne, Princeton, Missouri; Margaret Hadsell, Waterloo, Iowa; W. C. Stewart, Waterloo, Iowa; Ankeny Consolidated School District, Ankeny, Iowa; Alva Carlson, Ankeny, Iowa; Cass county treasurer, Atlantic, Iowa; C. M. Hanson, Des Moines, Iowa; John E. Spencer, Des Moines, Iowa; Mrs. Charles R. Sexton, administratrix, Altoona, Iowa; Mrs. Venus Willcoxson, administratrix, Bloomfield, Iowa; Hancock county, Garner, Iowa, with report of committee recommending passage, was taken up for consideration.

Beardsley of Warren moved that the bill be read a last time now and placed 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	Boothby	De Groote	Fletcher
Avery	Brown of Monona	Donohue	Fulk
Baker	Bryson	Duffy	Frei
Bass	Burkman	Eckels	Gannaway
Beardsley	Butler	Edwards	Good
Bloom	Datisman	Fiene	Graham
Bockwoldt	Davis	Fimmen	Hansen

Hedin	Lawrence	Patrick	Stevens
Hendrix	Long	Pieper	Strawman
Hicklin	Loss	Poston	Troeger
Hinrichs	Lucken	Prange	Turner
Humbert	Lundy	Putney	Utzig
Huston	Lynes	Rankin	Van Eaton
Kerr	McEleney	Redman	Walter of
Kester	McFarlane	Reed	Marshall
Kilpatrick	Morrissey	Robb	Walter of
King	Nelson of	Saylor	Pottawattamie
Klemesrud	Buchanan	Schwengel	Watson
Knickerbocker	Nelson of	Scott	Weichman
Koch	Woodbury	Shepard	Weiss
Kosek	Nicholas	Siefkas	Wellington
Krall	Nielsen	Sloane	Williams
Kruse	Noble	Smith of Clayton	Wilson
Landsness	Norland	Smith of Madison	Mr. Speaker
Langland	Olson		

The nays were: none.

Absent or not voting, 14:

Ainsworth	Duffield	Neal	Steinberg
Beman	Ingalls	Robinson	Tesmer
Bents	Mills	Smith of	Walker
Brown of	Moore	Des Moines	
Mahaska			

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

Senate File 489, a bill for an act to make appropriation from the general fund of the State of Iowa to the executive council to cover the costs of repairing the Court Avenue viaduct, Capitol grounds, Des Moines, 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, 94:

Anderson	Donohue	Hendrix	Krall
Avery	Duffield	Hicklin	Kruse
Baker	Duffy	Hinrichs	Landsness
Bass	Eckels	Humbert	Langland
Beardsley	Edwards	Huston	Lawrence
Bloom	Fimmen	Ingalls	Long
Bockwoldt	Fletcher	Kerr	Loss
Boothby	Frei	Kester	Lucken
Brown of Monona	Fulk	Kilpatrick	Lundy
Bryson	Gannaway	King	Lynes
Butler	Good	Klemesrud	McEleney
Datisman	Graham	Knickerbocker	McFarlane
Davis	Hansen	Koch	Mills
De Groot	Hedin	Kosek	

Nelson of Buchanan	Rankin	Smith of Clayton	Walter of Marshall
Nelson of Woodbury	Redman	Smith of Madison	Marshall
Nielsen	Reed	Steinberg	Walter of Pottawattamie
Norland	Robb	Stevens	Watson
Olson	Robinson	Strawman	Weichman
Pieper	Saylor	Troeger	Weiss
Poston	Schwengel	Turner	Wellington
Prange	Scott	Utzig	Williams
Putney	Shepard	Van Eaton	Wilson
	Siefkas	Walker	Mr. Speaker
	Sloane		

The nays were: none.

Absent or not voting, 14:

Ainsworth	Burkman	Neal	Smith of Des Moines
Beman	Fiene	Nicholas	Tesmer
Bents	Moore	Noble	
Brown of Mahaska	Morrissey	Patrick	

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

EXPLANATION OF VOTE

MR. SPEAKER:

We wish to explain our negative vote on Senate File 109 as follows:

A full explanation of our vote is embodied in an editorial appearing in the Witness Newspaper of Dubuque, Iowa. The said article being as follows:

"The controversy in Iowa over the closed shop reached a high pitch of tension Monday when over 50,000 workers marched on the State Capitol to protest the Anti-Closed Shop measure. Governor Blue in addressing the mass meeting before the Capitol Building said that the freedom to work was one of the fundamental freedoms on which this nation was built. Apparently those who oppose the closed shop regard it as a violation of that freedom. Such thinking, though rather common today, beclouds the issue.

"Does the Closed Shop, since only union members may work where it is established, violate their freedom to work?

"The Closed Shop, to be sure, is a restriction. But freedom and restriction always go hand in hand. Every day life is replete with such examples. The birds are free to fly but they are restricted to the air; fish are free to swim but they are restricted to the water; we are free to drive our cars on the highways but we are restricted to the right side of the road. And so important are these restrictions that if for example, birds attempted to fly in water or fish attempted to swim in air or we attempted to drive our cars on the left side of the road, the freedom in each case would cease.

"Now the working man must be regarded as functioning within the framework of the highly organized structure of competitive economy. The labor union despite the abuses to which it has been subjected has become an integral part of that structure. It is through the union that the laboring man can best protect himself from economic slavery or

guarantee his freedom to work; without labor unions the single worker is at the mercy of selfish, greedy individualistic capitalists. Without Closed Shops, however, the union is prevented in many ways from helping its members. A strike, for example, can be prevented from being as it should only be a means of obtaining justice.

"Those who are of the opinion that the Closed Shop militates against the freedom to work need to answer this question: Standing alone, without the protection of the labor union, pitted against the vast and powerful competitive system of big industry, what freedom does the individual worker have? The slave wages, the sweat shops and the unhealthful working conditions still within the memory of many still living today supply the answer. We don't want to go back to that. In fact, industry doesn't want to go back to that. The smart owner or manager is not afraid of the Closed Shop.

"Of course there have been abuses, such as discrimination against certain workers, in the closed shop. There should be no objection to legislation against such abuses, but it is difficult to see the logic of seeking to correct abuses by legislating away the very institution of the Closed Shop. It seems that the lawmakers who backed the Anti-Closed Shop measure were acting as victims of a kind of Anti-Labor hysteria rather than in the best interests of the citizens of Iowa."

JOHN L. DUFFY.

ARNOLD UTZIG.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 142, 368, 377, 425, 518, 526, 542; and Senate Files 109, 146, 473, 487, 488 and 491.

LAWRENCE PUTNEY, *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 142, 368, 377, 425, 518, 526, 542; and Senate Files 109, 146, 473, 487, 488 and 491.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports

that it has, on this 24th day of April, 1947, sent to the Governor for his approval: House Files 142, 368, 377, 425, 518, 526, and 542.

LAWRENCE PUTNEY, *Chairman*.

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had signed the following bills: April 22, 1947, House Files 249, 403, 495 and 527; April 23, 1947, House Files 54, 125, 181, 270, 347, 466 and 511.

On motion by McFarlane of Black Hawk the House recessed until 7:30 p.m., today.

EVENING SESSION

The House reconvened, Speaker Kuester in the chair.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 484 and 485, under Rule 72.

MESSAGES FROM 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 67, a bill for an act providing for procedure in claiming exemption from taxation by certain societies and organizations.

Also: That the Senate has concurred in the House amendments to and passed Senate File 400, a bill for an act to enable levee and drainage districts heretofore organized under the laws of this state, to cooperate with any agency of the United States government engaged in flood control or reclamation projects.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 497, a bill for an act to appropriate five million dollars for emergency aid to the public schools of Iowa for each year of the biennium, and providing for the distribution thereof.

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

Senate Joint Resolution 12, creating a special committee to investigate the old-age and survivors insurance system of public employees.

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 abstracts of title filed with town or city plats.

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

Senate Joint Resolution 14, directing the state department of public instruction to compile and furnish to the members of the Fifty-third General Assembly on or before January 10, 1949, a complete list of the names of school employees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 499, a bill for an act to legalize the annexation of town owned park to the incorporated town of Orange City, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 493, a bill for an act to authorize the sale of certain land along the shore of Carter Lake.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 116, a bill for an act relating to unemployment compensation and unemployment benefits.

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 relating to the military code of Iowa. (Code 1946).

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 8, a bill for an act relating to current expenses of the general assembly.

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

House File 375, a bill for an act relating to the registration fee for aircraft.

Also: That the Senate has refused to concur in House amendment to Senate File 392, a bill for an act relating to the reorganization of school districts.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 245, a bill for an act relating to credit unions.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 543, a bill for an act to transfer the control of funds heretofore appropriated and set aside for use at the state sanatorium at Oakdale.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 519, a bill for an act relating to motor vehicles and law of road and specifically to accident liability.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 224, a bill for an act relating to fees charged by the university bacteriological laboratory.

Also: That the Senate has concurred in the House amendment to Senate amendment to and passed House File 113, a bill for an act relating to the amount that school districts may levy for the general fund of school districts.

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

House File 536, a bill for an act relating to compensation of justices of the peace and constables.

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

House File 205, a bill for an act relating to trees and shrubbery.

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

House File 70, a bill for an act relating to the assessment of property.

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

House File 58, a bill for an act relating to the issuance of certain municipal bonds.

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

House File 93, a bill for an act 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.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENT TO HOUSE FILE 93

Amend House File 93 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. The several school districts in the state of Iowa shall be entitled to and receive financial aid from the state in the manner and amount as provided in this act.

"Sec. 2. For the purposes of this act an elementary pupil is a pupil of school age attending public school who has not entered the ninth grade, and a high school pupil is a pupil of school age attending public school in any of the grades ninth to twelfth inclusive.

"Sec. 3. General school aid distributed under this act shall be on the basis of eleven (11) cents per day per elementary pupil and fourteen

(14) cents per day per high school pupil for every day that such pupils actually attend school.

"Sec. 4. The general school aid funds allocated to each district shall be determined as follows:

1. Multiply eleven (11) cents by the combined number of nontuition elementary students in average daily attendance and average number of elementary students for which the district pays tuition to another district. Multiply this product by the actual number of days school was officially in session, not to exceed one hundred eighty (180) days.

2. Multiply fourteen (14) cents by the combined number of nontuition high school students in average daily attendance and average number of high school students for which the district pays tuition to another district. Multiply this product by the actual number of days school was officially in session, not to exceed one hundred eighty (180) days.

3. Take the sum of the amounts found in paragraphs one (1) and two (2) of this section, this being the amount to which the district is entitled for general school aid under this act.

"Sec. 5. At the close of each school year, but not later than July 5, the local district shall supply to the state department of public instruction the information required for calculation of the amount reimbursable to the district. Forms for this purpose shall be supplied by the state department to each school district not later than June 1. After all claims have been calculated and validated for accuracy, the department of public instruction shall certify the same to the state comptroller for payment as soon as possible. In event that the amount appropriated for reimbursement of the school districts is insufficient to pay in full the amounts to each of the school districts, then the amount of each payment shall be reduced by the state comptroller in the ratio that the total funds appropriated and available bears to the total amount certified for reimbursement. All funds received or to be received under the provisions of this act shall be taken into account and considered by each school district when estimating the amount required for the general fund.

"Sec. 6. The superintendent of public instruction is hereby authorized to adopt such rules and regulations and definitions of terms as are necessary and proper for the administration of this chapter. When such conditions as unnatural weather hazards, bad roads, epidemics, and the like, occur to such an extent as to penalize any district, the superintendent of public instruction can adjust the formula by taking the average of several months attendance in lieu of the months affected by such epidemics or hazards.

"Sec. 7. For the purpose of carrying out the provisions of this act for the distribution of general aid herein appropriated the funds of each school district, except school house funds, shall be designated as a general fund and a special courses fund.

All moneys distributed to a public school district from the appropriations provided by this act shall be placed in said school district in the said general fund of said district which fund shall be used only for the following purposes:

The proportionate cost of operating and maintaining the school build-

ings and the proportionate cost of instruction and supervision occasioned by the teaching of the basic curriculum hereinafter described.

The special courses fund shall consist of moneys raised by levy against the taxable property of the school district for the proportionate cost of operating and maintaining buildings and the proportionate cost of instruction and supervision in teaching courses other than those included in the basic curriculum.

For the purposes of this act, there is hereby established in each public school a basic curriculum which shall consist of the following subjects:

a. In the elementary school, the following: reading, writing, arithmetic, spelling, grammar, including written and oral language and speech, geography, United States history, history of Iowa, elementary principles of American government, music, health and sanitation, physiology and hygiene including the teaching of the effects of alcohol, narcotics and poisons upon the human system, physical education, elementary sciences, and art.

b. In the junior and senior high school the following: principles of American government, constitutions of the United States and Iowa, history, economics, sociology, physical education, music, industrial arts, English, mathematics, science, language, business education, home economics, agriculture, and vocational education.

c. Any additional subjects which may be required to be taught by law."

The board of directors of each school district shall prepare a budget as required by law setting out the amount of money proposed to be expended from the general fund and from the special courses fund. The board shall include all state funds distributed to the district under the provisions of this act in the anticipated income to be received by the general fund, and the amount to be raised by taxation for general fund purposes shall be fixed after deducting the amount to be received from the appropriations in this act and any other funds received from the state of Iowa, from the budget requirements. The board shall include in its budget as a separate item any proposed expenditures from the special courses fund and the amount to be raised by taxation for such persons shall be separate and distinct from the levy for general fund purposes.

No transfer of funds shall be made to the special courses fund from the general fund, any provisions of the law to the contrary notwithstanding.

The state comptroller shall not approve any application for increased expenditures in the general fund by said district as provided in section two hundred ninety-eight point two (298.2), Code 1946, if any levy is made for the special courses fund.

"Sec. 8. Sections two hundred seventy-six point thirty-two (276.32), two hundred seventy-six point thirty-three (276.33), and two hundred seventy-six point thirty-four (276.34), Code 1946, are hereby repealed.

"Sec. 9. There is hereby appropriated for the department of public instruction for the purpose of state aid to public school districts in financing their operations from other sources than direct property taxes for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, the sum of seven million five hundred thousand dollars

(\$7,500,000.00), or so much thereof as may be necessary to be used in the following manner:

For agricultural land credits in addition to the \$500,000 annually provided by chapter 426, Code 1946, to be transferred by the department of public instruction to the agricultural land credit fund in the office of the treasurer of state.....	\$1,500,000.00
Transportation of pupils.....	2,000,000.00
Supplemental education program.....	1,000,000.00
Aid to handicapped children.....	250,000.00
Aid to consolidated schools.....	125,000.00
Standard rural school aid.....	90,000.00
Normal institutes.....	33,000.00
Normal training schools.....	35,000.00
Mining camp schools.....	45,000.00
Mining camp schools (emergency).....	27,000.00
Revision and study school courses.....	10,000.00
Improvement of administration and instruction.....	10,000.00
General aid for the purposes set forth in this act.....	2,375,000.00
<hr/>	
Grand total of appropriations under this section.....	\$7,500,000.00

The necessary expenses incurred by the department of public instruction in the administration of this act may be paid from the appropriations provided by this act.

"Sec. 10. Section four hundred twenty-six point two (426.2), Code 1946, is hereby amended by adding at the end thereof the following: 'Any land laid off or platted into lots of less than ten acres belonging to and a part of other lands of more than ten acres and in good faith used for agricultural or horticultural purposes shall be entitled to the benefits of this chapter'.

"Sec. 11. Section four hundred twenty-six point four (426.4), Code 1946, is hereby repealed.

"Sec. 12. Section four hundred twenty-six point five (426.5); Code 1946, is hereby repealed.

"Sec. 13. Section four hundred twenty-six point six (426.6), Code 1946, is amended by striking from line two (2), 'October 15' and by substituting therefor, 'August 1'; and by striking the words, 'on which there has been made an allowance for' in line four (4) and five (5) and substituting therefor the words, 'which are entitled to'; and by striking the word 'allowed' in line thirteen (13) and inserting in line fourteen (14) after the word 'lands' the words 'entitled to credit hereunder'; and by adding at the end of said section the following:

'In the event the county auditor denies a credit upon any such lands, he shall immediately mail to the owner at his last known address notice of his decision thereon. The owner may, within thirty days thereafter, appeal to the board of supervisors of the county wherein the land involved is situated by serving notice of said appeal upon the chairman of said board. The board shall hear such appeal promptly and shall determine anew all questions involved in said appeal and shall within ten (10)

days after such hearing, mail to the owner at his last known address, notice of its decision. In the event of disallowance the owner may, within ten (10) days from the date such notice is mailed, appeal such 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. The decision of the district court thereon shall be final.'

"Sec. 14. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Tipton Advertiser, a newspaper published at Tipton, Iowa and in The West Branch Times, a newspaper published at West Branch, Iowa."

Further amend House File 93 by striking all of the title after the words "An Act" and substituting in lieu thereof the following:

"to provide for the use of state funds to supplement funds of school districts and support of education and for the assistance of the public school districts of the state in financing their activities, from other sources than the direct property tax, and making an appropriation of the sum of seven million five hundred thousand dollars (\$7,500,000.00) for each year of the biennium beginning July 1, 1947, and ending June 30, 1949; and providing regulations under which such funds may be expended."

SENATE AMENDMENTS TO HOUSE FILE 58

Amend House File 58 as follows:

1. By striking all of section 1.
2. By striking from section 2, line 1, the following: "Sec. 2. Further amend" and insert in lieu thereof the word: "Amend".

SENATE AMENDMENTS TO HOUSE FILE 70

1. By inserting after section 1 the following:

"Sec. 2. Section seventy-six point three (76.3), Code 1946, is hereby amended by striking from line three (3) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'.

"Sec. 3. Section two hundred ninety-six point one (296.1), Code 1946, is hereby amended by striking from line eleven (11) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'.

"Sec. 4. Section three hundred ninety-six point twenty-two (396.22), Code 1946, is hereby amended by striking the word 'assessed' in line seventeen (17) thereof and inserting in lieu thereof the word 'actual'.

"Sec. 5. Section four hundred seven point one (407.1), Code 1946, is hereby amended by striking from line six (6) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'.

"Sec. 6. Section four hundred seven point two (407.2), Code 1946, is hereby amended by striking from line five (5) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'.

"Sec. 7. Section four hundred sixteen point one hundred thirty-two (416.132), Code 1946, is hereby amended by striking from line twenty-one (21) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'.

"Sec. 8. Section four hundred nineteen point seventy-three (419.73), Code 1946, is hereby amended by striking from line eighteen (18) thereof the word 'assessed' and substituting therefor the word 'actual'.

"Sec. 9. Section three hundred eighty-one point seven (381.7), Code 1946, is hereby amended by striking from line eighteen (18) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'."

2. By renumbering section 2 as section 10.

3. By adding as a new section the following:

"Sec. 11. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Cedar Falls Record, a newspaper published at Cedar Falls, Iowa, and in the Hawkeye Gazette, a newspaper published at Burlington, Iowa."

4. By striking from the title the period at the end of line 2 and adding thereto the following: "; and fixing a limit on bonded indebtedness of political or municipal corporations at five per cent of the actual value of the taxable property within such corporations and amending sections seventy-six point three (76.3), two hundred ninety-six point one (296.1), three hundred ninety-six point twenty-two (396.22), four hundred seven point one (407.1), four hundred seven point two (407.2), four hundred sixteen point one hundred thirty-two (416.132), four hundred nineteen point seventy-three (419.73), three hundred eighty-one point seven (381.7), Code 1946."

SENATE AMENDMENT TO HOUSE FILE 205

1. Amend House File 205 by adding thereto as section 2 the following:

"Section four hundred sixteen point one hundred thirty-eight (416.138), Code 1946, is further amended by striking from line two (2) the words 'twenty-five' and inserting in lieu thereof the word 'fifteen'."

2. Renumber the remaining section.

SENATE AMENDMENTS TO HOUSE FILE 536

Amend House File 536 as follows:

1. By striking from section 3 lines 1 and 2 the words and figures "twelve thousand (12,000)" and inserting in lieu thereof the words and figures "ten thousand (10,000)".

2. By striking from section 3, lines 1 and 2 of subsection d the words and figures "twelve thousand (12,000)" and inserting in lieu thereof the words and figures "ten thousand (10,000)".

3. By striking from section 4, line 2 the words and figures "twelve thousand (12,000)" and inserting in lieu thereof the words and figures "ten thousand (10,000)".

SENATE MESSAGES CONSIDERED

Senate File 499, a bill for an act to legalize the annexation of town owned park to the incorporated town of Orange City, Iowa.

Read first time and referred to sifting committee.

Senate File 497, a bill for an act to appropriate five million dollars (\$5,000,000) for emergency aid to the public schools of Iowa, for each year of the biennium, beginning July 1, 1947, and ending June 30, 1949, and providing for the distribution thereof.

Read first time and referred to appropriations committee.

Senate File 493, a bill for an act to authorize the sale of certain land along the shore of Carter Lake, Pottawattamie county, Iowa, to H. E. Aulman.

Read first time and referred to sifting committee.

Senate File 116, a bill for an act to amend chapter ninety-six (96), Code 1946, and Senate File 195, Acts Fifty-second General Assembly, relating to unemployment compensation and unemployment benefits; to increase the maximum amount to be paid to employees; to change certain contribution rates to be paid by employers, and to redefine "partially unemployed".

Read first time and referred to sifting committee.

Senate Joint Resolution 12, a joint resolution creating a special committee to investigate the old-age and survivors' insurance system of public employees and to recommend a program of improvement, changing or modification of said system, designating the powers and duties of said committee and providing for the expense of said committee.

Read first time and referred to sifting committee.

Senate Joint Resolution 14, a joint resolution directing the state department of public instruction to compile and furnish to the members of the 53rd General Assembly on or before January 10, 1949, a complete list of the names of school employees, including all superintendents, assistant superintendents, department heads, directors of departments, supervisors, principals, coaches, instructors, teachers, and all other persons employed on the instructional staff, and the total compensation paid or to be paid to each of them for the school years 1947-1948 and 1948-1949.

Read first time and referred to sifting committee.

Senate File 60, a bill for an act relating to abstracts of title filed with town or city plats.

Read first time and referred to sifting committee.

HOUSE INSISTS ON AMENDMENT TO SENATE FILE 392

Smith of Clayton moved that the House insist on its amendment to Senate File 392.

Motion prevailed and the House insisted on its amendment.

CONFERENCE COMMITTEE APPOINTED

The Speaker appointed the following members to a conference committee to consider Senate File 392: Smith of Clayton, Wilson of Wright, Rankin of Franklin and Schwengel of Scott.

CONSIDERATION OF SENATE AMENDMENT

House File 375, a bill for an act to amend section three hundred twenty-eight point twenty-one (328.21), Code 1946, relating to the registration fee for aircraft, with Senate amendment, was taken up for consideration and its amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 375

Amend House File 375 by striking all of section 2 thereof and renumbering the remaining sections.

Hicklin of Louisa moved the House refuse to concur in the Senate amendment to House File 375.

Motion prevailed and the House refused to concur.

SENATE FILE 116 SUBSTITUTED FOR HOUSE FILE 94

Reed of Jefferson asked and obtained unanimous consent to substitute Senate File 116 for House File 94.

CONSIDERATION OF BILLS

Senate File 116, a bill for an act to amend chapter ninety-six (96), Code 1946, and Senate File 195, Acts Fifty-second General Assembly, relating to unemployment compensation and unemployment benefits; to increase the maximum amount to be paid to employees; to change certain contribution rates to be paid by employers, and to redefine "partially unemployed", was taken up for consideration.

Rule 44 suspended, prohibiting first and last reading 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, 77:

Ainsworth	Good	Morrissey	Smith of Madison
Anderson	Graham	Nelson of	Steinberg
Avery	Hansen	Buchanan	Stevens
Bass	Hendrix	Noble	Strawman
Bloom	Hinrichs	Norland	Troeger
Boothby	Huston	Olson	Turner
Brown of Monona	Kerr	Pieper	Utzig
Bryson	Kester	Prange	Van Eaton
Burkman	Kilpatrick	Rankin	Walker
Butler	King	Redman	Walter of
Datisman	Klemesrud	Reed	Marshall
DeGroot	Koch	Robb	Walter of
Donohue	Krall	Robinson	Pottawattamie
Duffield	Kruse	Saylor	Watson
Eckels	Landsness	Schwengel	Weichman
Edwards	Langland	Shepard	Weiss
Fimmen	Lawrence	Siefkas	Wellington
Fletcher	Lucken	Smith of Clayton	Williams
Frei	Lundy	Smith of	Wilson
Fulk	McFarlane	Des Moines	Mr. Speaker
Gannaway			

The nays were, 3:

Fiene	Lynes	Patrick
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Absent or not voting, 28:

Baker	Duffy	Loss	Nicholas
Beardsley	Hedin	McEleney	Nielsen
Beman	Hicklin	Mills	Poston
Bents	Humbert	Moore	Putney
Bockwoldt	Ingalls	Neal	Scott
Brown of	Knickerbocker	Nelson of	Sloane
Mahaska	Kosek	Woodbury	Tesmer
Davis	Long		

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

Senate File 494, a bill for an act to amend section twenty-four point fourteen (24.14), Code 1946, relating to the local budget law and the expenditure of funds thereunder, 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, 80:

Anderson	Good	McFarlane	Smith of
Avery	Graham	Mills	Des Moines
Bass	Hansen	Morrissey	Smith of Madison
Beman	Hendrix	Nelson of	Steinberg
Bloom	Hinrichs	Buchanan	Stevens
Boothby	Huston	Nelson of	Strawman
Brown of Monona	Kerr	Woodbury	Troeger
Bryson	Kester	Noble	Turner
Burkman	Kilpatrick	Norland	Utzig
Butler	King	Olson	Van Eaton
Datisman	Klemesrud	Patrick	Walter of
DeGroot	Knickerbocker	Pieper	Marshall
Donohue	Koch	Prange	Walter of
Duffield	Krall	Rankin	Pottawattamie
Eckels	Kruse	Redman	Watson
Edwards	Landsness	Robb	Weichman
Fiene	Langland	Robinson	Weiss
Fimmen	Lawrence	Saylor	Wellington
Fletcher	Lucken	Shepard	Williams
Frei	Lundy	Siefkas	Wilson
Fulk	Lynes	Smith of Clayton	Mr. Speaker
Gannaway			

The nays were: none.

Absent or not voting, 28:

Ainsworth	Duffy	Loss	Putney
Baker	Hedin	McEleney	Reed
Beardsley	Hicklin	Moore	Schwengel
Bents	Humbert	Neal	Scott
Bockwoldt	Ingalls	Nicholas	Sloane
Brown of	Kosek	Nielsen	Tesmer
Mahaska	Long	Poston	Walker
Davis			

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

Senate File 500, a bill for an act to legalize the appointment of certain public officials by the Governor of Iowa which have been confirmed by the Senate, was taken up for consideration.

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, 73:

Ainsworth	Boothby	DeGroot	Fletcher
Anderson	Brown of Monona	Donohue	Frei
Avery	Bryson	Duffield	Fulk
Bass	Burkman	Eckels	Gannaway
Beman	Butler	Edwards	Good
Bloom	Datisman	Fimmen	Hendrix

Huston	Lundy	Reed	Turner
Kerr	Lynes	Robb	Utzig
Kester	McFarlane	Robinson	Van Eaton
Kilpatrick	Mills	Schwengel	Walter of
King	Morrissey	Shepard	Marshall
Klemesrud	Nelson of	Smith of Clayton	Walter of
Knickerbocker	Buchanan	Smith of	Pottawattamie
Koch	Nelson of	Des Moines	Watson
Krall	Woodbury	Smith of Madison	Weiss
Kruse	Noble	Steinberg	Wellington
Landsness	Olson	Stevens	Williams
Langland	Pieper	Strawman	Wilson
Lawrence	Rankin	Troeeger	Mr. Speaker
Lucken	Redman		

The nays were, 8:

Fiene	Hansen	Patrick	Siefkas
Graham	Hinrichs	Saylor	Walker

Absent or not voting, 27:

Baker	Duffy	Loss	Poston
Beardsley	Hedin	McEleney	Prange
Bents	Hicklin	Moore	Putney
Bockwoldt	Humbert	Neal	Scott
Brown of	Ingalls	Nicholas	Sloane
Mahaska	Kosek	Nielsen	Tesmer
Davis	Long	Norland	Weichman

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

Senate File 476, a bill for an act to amend section three hundred fifty-eight point one (358.1), Code 1946, relating to the incorporation of sanitary districts, 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:

Ainsworth	Fiene	King	Nielsen
Anderson	Fimmen	Klemersrud	Noble
Avery	Fletcher	Knickerbocker	Norland
Bass	Frei	Koch	Olson
Bloom	Fulk	Krall	Patrick
Boothby	Good	Kruse	Pieper
Brown of Monona	Graham	Landsness	Poston
Burkman	Hansen	Langland	Rankin
Butler	Hendrix	Lawrence	Reed
Datisman	Hicklin	Lucken	Robb
Davis	Hinrichs	Lynes	Saylor
DeGroote	Humbert	McFarlane	Schwengel
Donohue	Huston	Mills	Shepard
Duffield	Kerr	Morrissey	Smith of Clayton
Eckels	Kester	Nelson of	Smith of
Edwards	Kilpatrick	Buchanan	Des Moines

Smith of Madison	Utzig	Watson	Williams
Steinberg	Van Eaton	Weichman	.Mr. Speaker
Stevens	Walker	Weiss	Wilson
Troeger	Walter of	Wellington	
Turner	Pottawattamie		

The nays were: none.

Absent or not voting, 30:

Baker	Gannaway	Moore	Robinson
Beardsley	Hedin	Neal	Scott
Beman	Ingalls	Nelson of	Siefkas
Bents	Kosek	Woodbury	Sloane
Bockwoldt	Long	Nicholas	Strawman
Brown of	Loss	Prange	Tesmer
Mahaska	Lundy	Putney	Walter of
Bryson	McEleney	Redman	Marshall
Duffy			

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

Senate File 280, a bill for an act relating to refunds of sale and use tax on purchases by tax certifying and tax levying governmental bodies of Iowa, or any subdivision or branch thereof, 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, 83:

Ainsworth	Good	McFarlane	Smith of
Anderson	Graham	Mills	Des Moines
Avery	Hansen	Nielsen	Smith of Madison
Bass	Hedin	Noble	Steinberg
Beman	Hendrix	Norland	Stevens
Bloom	Hinrichs	Olson	Troeger
Bockwoldt	Humbert	Patrick	Turner
Boothby	Huston	Pieper	Utzig
Brown of Monona	Ingalls	Poston	Van Eaton
Burkman	Kerr	Prange	Walker
Butler	Kester	Putney	Walter of
Datisman	Kilpatrick	Rankin	Marshall
Davis	Klemesrud	Redman	Walter of
De Groot	Knickerbocker	Robb	Pottawattamie
Duffield	Koch	Robinson	Watson
Eckels	Krall	Saylor	Weichman
Edwards	Kruse	Schwengel	Weiss
Fiene	Landsness	Scott	Wellington
Fimmen	Langland	Shepard	Williams
Fletcher	Lawrence	Siefkas	Wilson
Frei	Lucken	Smith of Clayton	Mr. Speaker
Fulk	Lynes		

The nays were: none.

Absent or not voting, 25:

Baker	Duffy	Lundy	Nelson of
Beardsley	Gannaway	McEleney	Woodbury
Bents	Hicklin	Moore	Nicholas
Brown of	King	Morrissey	Reed
Mahaska	Kosek	Neal	Sloane
Bryson	Long	Nelson of	Strawman
Donohue	Loss	Buchanan	Tesmer

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

Senate File 184, a bill for an act to amend section seven hundred fifty-five point four (755.4), Code 1946, relating to arrest, with report of committee recommending passage, was taken up for consideration.

Van Eaton of Woodbury asked and obtained unanimous consent to withdraw the amendment proposed by him:

Amend Senate File 184 by striking the words "public offense" in line six (6) of section one (1) subsection two (2) and inserting in lieu thereof the following: "indictable misdemeanor or a felony".

Burkman of Polk offered the following amendment and moved its adoption:

Amend section one (1) of Senate File 184 by striking from lines two (2) and three (3) thereof the following: "striking subsection two (2) thereof, and substituting in lieu thereof and" and by changing the figure "2" in line five (5) thereof to a figure "3" and by striking from line five (5) thereof the word "a" and by inserting in lieu thereof the words "an indictable" and by changing the figure "3" in line eight (8) thereof to a figure "4".

Burkman of Polk asked and obtained unanimous consent to defer action on Senate File 184 and that it retain its place on the calendar.

Motion prevailed and action on Senate File 184 was deferred.

Senate File 493, a bill for an act to authorize the sale of certain land along the shore of Carter Lake, Pottawattamie County, Iowa, to H. E. Aulman, was taken up for consideration.

Rule 44 suspended, prohibiting first and last reading on the same day.

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, 82:

Ainsworth	Graham	Mills	Siefkas
Anderson	Hendrix	Morrissey	Smith of
Avery	Hicklin	Nelson of	Des Moines
Bass	Hinrichs	Buchanan	Smith of Madison
Beardsley	Humbert	Nelson of	Steinberg
Beman	Huston	Woodbury	Stevens
Bloom	Ingalls	Noble	Troeger
Boothby	Kerr	Norland	Turner
Brown of Monona	Kester	Olson	Utzig
Burkman	Kilpatrick	Patrick	Van Eaton
Butler	King	Pieper	Walker
Davis	Klemesrud	Prange	Walter of
De Groot	Knickerbocker	Putney	Marshall
Donohue	Koch	Rankin	Walter of
Duffield	Krall	Redman	Pottawattamie
Eckels	Kruse	Reed	Watson
Edwards	Landsness	Robb	Weiss
Fiene	Langland	Robinson	Wellington
Fimmen	Lawrence	Saylor	Williams
Fletcher	Lucken	Schwengel	Wilson
Frei	Lynes	Scott	Mr. Speaker
Good	McFarlane	Shepard	

The nays were, 5:

Bockwoldt	Fulk	Hansen	Lundy
Datisman			

Absent or not voting, 21:

Baker	Gannaway	McEleney	Poston
Bents	Hedin	Moore	Sloane
Brown of	Kosek	Neal	Smith of Clayton
Mahaska	Long	Nicholas	Strawman
Bryson	Loss	Nielsen	Tesmer
Duffy			Weichman

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 490, a bill for an act to purchase any bridge and approaches thereto over the Mississippi River on the boundary of the State of Iowa and lying within the boundaries of the state of Iowa which is in receivership, and which is a connecting link between a primary road or primary road extension in a city or town of this State and similar roads of an adjoining state, and to make payment for any such bridge and its approaches from a primary road fund, and to operate and maintain such bridge and approaches free of tolls as part of the primary road system, was taken up for consideration.

Pieper 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, 81:

Ainsworth	Good	Lynes	Smith of
Anderson	Graham	McFarlane	Des Moines
Avery	Hansen	Mills	Smith of Madison
Bass	Hendrix	Morrissey	Steinberg
Beman	Hicklin	Nelson of	Stevens
Bloom	Hinrichs	Buchanan	Troeger
Boothby	Humbert	Noble	Turner
Brown of Monona	Huston	Olson	Utzig
Burkman	Kerr	Patrick	Van Eaton
Butler	Kester	Pipper	Walker
Datisman	Kilpatrick	Prange	Walter of
Davis	King	Rankin	Marshall
De Groote	Klemesrud	Redman	Walter of
Donohue	Knickerbocker	Reed	Pottawattamie
Duffield	Koch	Robb	Watson
Eckels	Krall	Robinson	Weichman
Edwards	Kruse	Saylor	Weiss
Fiene	Landsness	Schwengel	Wellington
Fimmen	Langland	Shepard	Williams
Fletcher	Lawrence	Siefkas	Wilson
Frei	Lucken	Smith of Clayton	Mr. Speaker
Fulk			

The nays were: none.

Absent or not voting, 27:

Baker	Gannaway	McEleney	Norland
Beardsley	Hedin	Moore	Poston
Bents	Ingalls	Neal	Putney
Bockwoldt	Kosek	Nelson of	Scott
Brown of	Long	Woodbury	Sloane
Mahaska	Loss	Nicholas	Strawman
Bryson	Lundy	Nielsen	Tesmer
Duffy			

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

Senate File 499, a bill for an act to legalize the annexation of town owned park to the incorporated town of Orange City, Iowa, was taken up for consideration.

Rule 44 suspended, prohibiting first and last reading on the same day.

Patrick of Sioux moved that the bill be read a last time now and placed 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:

Ainsworth	Good	Lynes	Siefkas
Anderson	Graham	McFarlane	Smith of
Avery	Hansen	Morrissey	Des Moines
Baker	Hedin	Nelson of	Smith of Madison
Bass	Hendrix	Buchanan	Steinberg
Beardsley	Hinrichs	Nelson of	Stevens
Beman	Humbert	Woodbury	Troeger
Bloom	Huston	Noble	Turner
Boothby	Ingalls	Norland	Utzig
Brown of Monona	Kerr	Olson	Van Eaton
Burkman	Kester	Patrick	Walker
Butler	Kilpatrick	Pieper	Walter of
Datisman	Klemesrud	Poston	Marshall
De Groote	Knickerbocker	Prange	Walter of
Donohue	Koch	Putney	Pottawattamie
Duffield	Krall	Rankin	Watson
Eckels	Kruse	Redman	Weichman
Edwards	Landsness	Reed	Weiss
Fiene	Langland	Robb	Wellington
Fimmen	Lawrence	Robinson	Williams
Fletcher	Long	Saylor	Wilson
Frei	Lucken	Schwengel	Mr. Speaker
Fulk	Lundy	Shepard	

The nays were, 4:

Bockwoldt	Davis	Hicklin	Mills
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Absent or not voting, 18:

Bents	Gannaway	Moore	Sloane
Brown of	King	Neal	Smith of Clayton
Mahaska	Kosek	Nicholas	Strawman
Bryson	Loss	Nielsen	Tesmer
Duffy	McEleney	Scott	

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

House File 544, a bill for an act making appropriations for payment of miscellaneous expenses of the Fifty-second General Assembly, was taken up for consideration.

Wiechman of Benton offered the following amendment and moved its adoption:

Amend House File 544, section eight (8), by adding the following after the last line thereof:

"Patricia Kern, Claims 50.00

Amendment adopted.

Weichman of Benton offered the following amendment and moved its adoption:

Amend House File 544, section eight (8), by adding the following:

SENATE

Eleanor Stenstrom, Appropriations	\$ 50.00
Jacqueline Mueller, Judiciary 1	25.00
Edith Hendershot, Claims	50.00
Dorothy Kern, Ways and Means	25.00

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, 86:

Ainsworth	Fulk	Lawrence	Saylor
Anderson	Good	Lucken	Schwengel
Avery	Graham	Lundy	Shepard
Baker	Hansen	Lynes	Siefkas
Bass	Hedin	McFarlane	Smith of Clayton
Beman	Hendrix	Morrissey	Smith of
Bloom	Hicklin	Nelson of	Des Moines
Bockwoldt	Hinrichs	Buchanan	Smith of Madison
Boothby	Humbert	Nielsen	Steinberg
Brown of Monona	Huston	Noble	Stevens
Burkman	Ingalls	Norland	Turner
Butler	Kerr	Olson	Van Eaton
Datisman	Kester	Patrick	Walker
Davis	Kilpatrick	Pieper	Walter of
De Groote	King	Poston	Marshall
Donohue	Klemesrud	Prange	Watson
Duffield	Knickerbocker	Putney	Weichman
Eckels	Koch	Rankin	Weiss
Edwards	Krall	Redman	Wellington
Fiene	Kruse	Reed	Williams
Fimmen	Landsness	Robb	Wilson
Fletcher	Langland	Robinson	Mr. Speaker
Frei			

The nays were: none.

Absent or not voting, 22:

Beardsley	Kosek	Neal	Strawman
Bents	Long	Nelson of	Tesmer
Brown of	Loss	Woodbury	Troeger
Mahaska	McEleney	Nicholas	Utzig
Bryson	Mills	Scott	Walter of
Duffy	Moore	Sloane	Pottawattamie
Gannaway			

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

SPECIAL ORDER OF BUSINESS

Reed of Jefferson moved to make Senate File 111 a special order of business for 2:00 p.m., Friday, April 25, 1947.

Nelson of Woodbury moved as a substitute motion to make Senate File 111 a special order of business for 10:00 a.m., Monday, April 28, 1947.

Klemesrud of Winnebago moved the previous question.

Motion prevailed.

Roll call was demanded.

On the question "Shall the substitute motion be adopted?"

The ayes were, 17:

Bloom	Hinrichs	Nelson of	Poston
De Groot	Lawrence	Woodbury	Schwengel
Graham	Long	Nielsen	Steinberg
Hansen	Lundy	Norland	Utzig
Hedin			Van Eaton

The nays were, 71:

Ainsworth	Fletcher	Langland	Saylor
Anderson	Frei	Lucken	Shepard
Avery	Fulk	Lynes	Siefkas
Baker	Good	McFarlane	Smith of Clayton
Bass	Hendrix	Mills	Smith of
Beman	Hicklin	Morrissey	Des Moines
Bockwoldt	Humbert	Nelson of	Smith of Madison
Boothby	Huston	Buchanan	Stevens
Brown of Monona	Ingalls	Noble	Turner
Burkman	Kerr	Olson	Walker
Butler	Kester	Patrick	Walter of
Datisman	Kilpatrick	Pieper	Marshall
Davis	King	Prange	Watson
Donohue	Klemesrud	Rankin	Weichman
Duffield	Knickerbocker	Redman	Weiss
Eckels	Koch	Reed	Wellington
Edwards	Krall	Robb	Williams
Fiene	Kruse	Robinson	Wilson
Fimmen	Landsness		

Absent or not voting, 20:

Beardsley	Gannaway	Nicholas	Tesmer
Bents	Kosek	Putney	Troeger
Brown of	Loss	Scott	Walter of
Mahaska	McEleney	Sloane	Pottawattamie
Bryson	Moore	Strawman	Mr. Speaker
Duffy	Neal		

Motion lost.

Reed of Jefferson moved the adoption of his motion.

Roll call was demanded.

On the question "Shall the Reed motion be adopted?"

The ayes were, 56:

Ainsworth	Fletcher	Knickerbocker	Robinson
Avery	Frei	Koch	Saylor
Bass	Fulk	Kruse	Siefkas
Beman	Good	Landsness	Smith of Clayton
Bockwoldt	Hendrix	Langland	Smith of Madison
Boothby	Hicklin	Lucken	Turner
Brown of Monona	Humbert	Lynes	Walker
Burkman	Huston	McFarlane	Walter of
Datisman	Ingalls	Mills	Marshall
Davis	Kerr	Morrissey	Watson
Donohue	Kester	Noble	Weichman
Duffield	Kilpatrick	Patrick	Wellington
Eckels	King	Rankin	Williams
Edwards	Klemesrud	Reed.	Wilson
Fimmen			

The nays were, 29:

Baker	Lawrence	Olson	Smith of
Bloom	Lundy	Poston	Des Moines
De Groot	Nelson of	Prange	Steinberg
Fiene	Buchanan	Putney	Utzig
Graham	Nelson of	Redman	Van Eaton
Hansen	Woodbury	Robb	Walter of
Hedin	Nielsen	Schwengel	Pottawattamie
Hinrichs	Norland	Shepard	Weiss
Krall			

Absent or not voting, 23:

Anderson	Butler	McEleney	Sloane
Beardsley	Duffy	Moore	Stevens
Bents	Gannaway	Neal	Strawman
Brown of	Kosek	Nicholas	Tesmer
Mahaska	Long	Pieper	Troeger
Bryson	Loss	Scott	Mr. Speaker

Motion lost.

MOTION FILED TO RECONSIDER

MR. SPEAKER:

I move to reconsider the vote by which House Concurrent Resolution 18, fixing the time for the sine die adjournment of the Fifty-second General Assembly, passed the House.

ARCH W. MCFARLANE.

AMENDMENTS FILED

Amend Senate File 111 as follows:

Strike out from section one (1) section (c), lines eighteen (18), nineteen (19) and twenty (20) as follows:

“(c) to force or require any employer to recognize, deal with, comply with the demands of, or employ members of any labor union, association or organization, or”

NELSON of Woodbury.

Amend Senate File 111 as follows:

Strike out all of section (a) as found in lines ten (10), eleven (11), twelve (12) and thirteen (13) of section one (1).

NELSON of Woodbury.

Amend Senate File 111 as follows:

Strike out all of Section Two (2).

NORLAND of Worth.

Amend Senate File 111 as follows:

In section one (1), line five (5) strike out the words "by strike or threats of strike."

NELSON of Woodbury.

Amend Senate File 111 as follows:

Strike out in lines seven (7), eight (8) and nine (9) of section one (1) the following:

" , assemble, or use, handle, transport, deliver or otherwise deal with any articles, products or materials."

NELSON of Woodbury.

Amend Senate File 111 as follows:

Strike out after the enacting clause and insert in lieu thereof the following:

It shall be unlawful for any labor union, association, organization, person, firm, or corporation, or the officers, representatives, agents, members or stockholders thereof to compel any contract, agreement or arrangement to by force or threats of violence to require or compel by such force or violence the using of or the refraining from use of any article or commodity.

NELSON of Woodbury.

Amend Senate File 399 by striking section ten (10) and substituting in lieu thereof the following:

Section three hundred twenty-one point one hundred seventy-six (321.176) is hereby amended by striking all the contents of subsection two (2) and enacting in lieu thereof the following:

"Any person or his agent while driving a farm tractor or implement of husbandry to or from the home farm buildings to any adjacent or near-by farm land for the exclusive purpose of conducting farm operations."

WALTER of Marshall.

Amend Senate amendment to House File 521 by inserting after the words and figures "revolving fund.....\$90,000.00" in line twenty-five (25) of section sixteen (16) the following:

"Alcohol education program. For program of education which shall include visual education by superintendent of public instruction for youths

and adults concerning the effects of alcoholic stimulants and narcotics upon the human system 50,000.00".

Further amend said section by striking the figures "\$205,720.00" in line twenty-nine (29) and inserting in lieu thereof the figures "\$255,720.00".

TROEGER of Wapello.

BIRTHDAY FELICITATIONS

Schwengel of Scott rose under the question of personal privilege and congratulated Knickerbocker of Linn on the occasion of his birthday. Burkman of Polk led the House in song.

,On motion by McFarlane of Black Hawk, the House adjourned until 9:00 a.m., Friday, April 25, 1947.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 25, 1947.

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

Prayer was offered by the Reverend Theodore L. Paul, pastor of the Methodist church of West Bend, Iowa.

Journal of April 24 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Bents of Howard on request of Poston of Wayne.

PRESENTATION OF VISITORS

Nicholas of Cerro Gordo presented to the House, seventeen members of the Rockwell public school senior class and their superintendent, D. V. Minert.

Mills of Adair presented to the House, fourteen members of the senior class of the Orient Consolidated School of Adair county and their sponsor, E. L. Lyons.

Bryson of Hardin presented to the House twenty-five pupils from the Hubbard public school and their teachers, Margaret Zahood, Harriet Gladky, and their mothers, Mrs. Charles Robertson and Mrs. Vern Cowell.

Burkman of Polk presented to the House, Lee Farmer and Eugene Feels, veterans of world war II now attending the State University of Iowa.

SUSPENSION OF RULES

Van Eaton of Woodbury moved to suspend the rules and in the consideration of Senate File 111 the proponents and opponents of the bill be each given thirty minutes to debate the main bill and all amendments attached thereto, after which the House will immediately vote on all amendments and the main bill.

Motion prevailed.

WITHDRAWAL OF AMENDMENTS

Nelson of Woodbury asked and obtained unanimous consent to withdraw all amendments filed by him to Senate File 111.

REPORT OF COMMITTEE

Weichman of Benton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File 497, a bill for an act to appropriate five million dollars (\$5,000,000.00) for emergency aid to the public schools of Iowa, for each year of the biennium, beginning July 1, 1947, and ending June 30, 1949, and providing for the distribution 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.

HARRY E. WEICHMAN, *Chairman.*

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 72, a bill for an act to provide for the assessment of the share of stock of certain corporations organized under the laws of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 480, a bill for an act relating to flood and erosion control.

Also: That the Senate has concurred in the House amendments to and passed Senate File 174, a bill for an act relating to old age and survivors' insurance of certain public employees.

Also: That the Senate insists on its amendment to House File 375, a bill for an act relating to the registration fee for aircraft, and requests a conference committee and that the President of the Senate has appointed as members of such conference committee on the part of the Senate: Senators Benson, Dewel, Maytag and Rockhill.

Also: That the Senate has concurred in the House amendments to and passed Senate File 492, a bill for an act relating to the bonus bill for World War II veterans.

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

House Concurrent Resolution 30, providing for the appointment of five members from each house to the Iowa commission on interstate cooperation, and the President of the Senate has appointed as members of such committee the following: Senators Jones, Chairman, Miller (A), Augustine, Bateson and Rockhill.

W. J. SCARBOROUGH, *Secretary.*

CONSIDERATION OF SENATE AMENDMENTS

House File 93, a bill for an act 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 two hundred seventy-six point thirty-two (276.32), two hundred seventy-six point thirty-three (276.33), and two hundred seventy-six point thirty-four (276.34), Code 1946, relating to state aid to schools, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 93

Amend House File 93 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. The several school districts in the state of Iowa shall be entitled to and receive financial aid from the state in the manner and amount as provided in this act.

"Sec. 2. For the purposes of this act an elementary pupil is a pupil of school age attending public school who has not entered the ninth grade, and a high school pupil is a pupil of school age attending public school in any of the grades ninth to twelfth inclusive.

"Sec. 3. General school aid distributed under this act shall be on the basis of eleven (11) cents per day per elementary pupil and fourteen (14) cents per day per high school pupil for every day that such pupils actually attend school.

"Sec. 4. The general school aid funds allocated to each district shall be determined as follows:

1. Multiply eleven (11) cents by the combined number of nontuition elementary students in average daily attendance and average number of elementary students for which the district pays tuition to another district. Multiply this product by the actual number of days school was officially in session, not to exceed one hundred eighty (180) days.

2. Multiply fourteen (14) cents by the combined number of nontuition high school students in average daily attendance and average number of high school students for which the district pays tuition to another district. Multiply this product by the actual number of days school was officially in session, not to exceed one hundred eighty (180) days.

3. Take the sum of the amounts found in paragraphs one (1) and two (2) of this section, this being the amount to which the district is entitled for general school aid under this act.

"Sec. 5. At the close of each school year, but not later than July 5, the local district shall supply to the state department of public instruction the information required for calculation of the amount reimbursable to the district. Forms for this purpose shall be supplied by the state department to each school district not later than June 1. After all claims have been calculated and validated for accuracy, the department of public instruction shall certify the same to the state

comptroller for payment as soon as possible. In event that the amount appropriated for reimbursement of the school districts is insufficient to pay in full the amounts to each of the school districts, then the amount of each payment shall be reduced by the state comptroller in the ratio that the total funds appropriated and available bears to the total amount certified for reimbursement. All funds received or to be received under the provisions of this act shall be taken into account and considered by each school district when estimating the amount required for the general fund.

"Sec. 6. The superintendent of public instruction is hereby authorized to adopt such rules and regulations and definitions of terms as are necessary and proper for the administration of this chapter. When such conditions as unnatural weather hazards, bad roads, epidemics, and the like, occur to such an extent as to penalize any district, the superintendent of public instruction can adjust the formula by taking the average of several months attendance in lieu of the months affected by such epidemics or hazards.

"Sec. 7. For the purpose of carrying out the provisions of this act for the distribution of general aid herein appropriated the funds of each school district, except school house funds, shall be designated as a general fund and a special courses fund.

All moneys distributed to a public school district from the appropriations provided by this act shall be placed in said school district in the said general fund of said district which fund shall be used only for the following purposes:

The proportionate cost of operating and maintaining the school buildings and the proportionate cost of instruction and supervision occasioned by the teaching of the basic curriculum hereinafter described.

The special courses fund shall consist of moneys raised by levy against the taxable property of the school district for the proportionate cost of operating and maintaining buildings and the proportionate cost of instruction and supervision in teaching courses other than those included in the basic curriculum.

For the purposes of this act, there is hereby established in each public school a basic curriculum which shall consist of the following subjects:

a. In the elementary school, the following: reading, writing, arithmetic, spelling, grammar, including written and oral language and speech, geography, United States history, history of Iowa, elementary principles of American government, music, health and sanitation, physiology and hygiene including the teaching of the effects of alcohol, narcotics and poisons upon the human system, physical education, elementary sciences, and art.

b. In the junior and senior high school the following: principles of American government, constitutions of the United States and Iowa, history, economics, sociology, physical education, music, industrial arts, English, mathematics, science, language, business education, home economics, agriculture, and vocational education.

c. Any additional subjects which may be required to be taught by law."

The board of directors of each school district shall prepare a budget as required by law setting out the amount of money proposed to be expended from the general fund and from the special courses fund.

The board shall include all state funds distributed to the district under the provisions of this act in the anticipated income to be received by the general fund, and the amount to be raised by taxation for general fund purposes shall be fixed after deducting the amount to be received from the appropriations in this act and other funds received from the state of Iowa, from the budget requirements. The board shall include in its budget as a separate item any proposed expenditures from the special courses fund and the amount to be raised by taxation for such persons shall be separate and distinct from the levy for general fund purposes.

No transfer of funds shall be made to the special courses fund from the general fund, any provisions of the law to the contrary notwithstanding.

The state comptroller shall not approve any application for increased expenditures in the general fund by said district as provided in section two hundred ninety-eight point two (298.2), Code 1946, if any levy is made for the special courses fund.

"Sec. 8. Sections two hundred seventy-six point thirty-two (276.32), two hundred seventy-six point thirty-three (276.33), and two hundred seventy-six point thirty-four (276.34), Code 1946, are hereby repealed.

"Sec. 9. There is hereby appropriated for the department of public instruction for the purpose of state aid to public school districts in financing their operations from other sources than direct property taxes for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, the sum of seven million five hundred thousand dollars (\$7,500,000.00), or so much thereof as may be necessary to be used in the following manner:

For agricultural land credits in addition to the \$500,000 annually provided by chapter 426, Code 1946, to be transferred by the department of public instruction to the agricultural land credit fund in the office of the treasurer of state.....	\$1,500,000.00
Transportation of pupils.....	2,000,000.00
Supplemental education program.....	1,000,000.00
Aid to handicapped children.....	250,000.00
Aid to consolidated schools.....	125,000.00
Standard rural school aid.....	90,000.00
Normal institutes.....	33,000.00
Normal training schools.....	35,000.00
Mining camp schools.....	45,000.00
Mining camp schools (emergency).....	27,000.00
Revision and study school courses.....	10,000.00
Improvement of administration and instruction.....	10,000.00
General aid for the purposes set forth in this act.....	2,375,000.00

Grand total of appropriations under this section.....\$7,500,000.00

The necessary expenses incurred by the department of public instruction in the administration of this act may be paid from the appropriations provided by this act.

"Sec. 10. Section four hundred twenty-six point two (426.2), Code

1946, is hereby amended by adding at the end thereof the following: 'Any land laid off or platted into lots of less than ten acres belonging to and a part of other lands of more than ten acres and in good faith used for agricultural or horticultural purposes shall be entitled to the benefits of this chapter.'

"Sec. 11. Section four hundred twenty-six point four (426.4), Code 1946, is hereby repealed.

"Sec. 12. Section four hundred twenty-six point five (426.5), Code 1946, is hereby repealed.

"Sec. 13. Section four hundred twenty-six point six (426.6), Code 1946, is amended by striking from line two (2), 'October 15' and by substituting therefor, 'August 1'; and by striking the words, 'on which there has been made an allowance for' in line four (4) and five (5) and substituting therefor the words, 'which are entitled to'; and by striking the word 'allowed' in line thirteen (13) and inserting in line fourteen (14) after the words 'lands' the words 'entitled to credit hereunder'; and by adding at the end of said section the following:

'In the event the county auditor denies a credit upon any such lands, he shall immediately mail to the owner at his last known address notice of his decision thereon. The owner may, within thirty days thereafter, appeal to the board of supervisors of the county wherein the land involved is situated by serving notice of said appeal upon the chairman of said board. The board shall hear such appeal promptly and shall determine anew all questions involved in said appeal and shall within ten (10) days after such hearing, mail to the owner at his last known address, notice of its decision. In the event of disallowance the owner may, within ten (10) days from the date such notice is mailed, appeal such 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 do novo and may be heard in term time or vacation. The decision of the district court shall be final.'

"Sec. 14. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Tipton Advertiser, a newspaper published at Tipton, Iowa and in The West Branch Times, a newspaper published at West Branch, Iowa."

Further amend House File 93 by striking all of the title after the words "An Act" and substituting in lieu thereof the following:

"to provide for the use of state funds to supplement funds of school districts and support of education and for the assistance of the public school districts of the state in financing their activities, from other sources than the direct property tax, and making an appropriation of the sum of seven million five hundred thousand dollars (\$7,500,000.00) for each year of the biennium beginning July 1, 1947, and ending June 30, 1949; and providing regulations under which such funds may be expended."

Schwengel of Scott moved the House refuse to concur in the Senate amendment to House File 93.

Motion prevailed and the House refused to concur in Senate amendment.

House File 58, a bill for an act to amend section three hundred ninety-six point twenty-two (396.22), Code 1946, relating to the issuance of certain municipal bonds, and to permit the issuance of such bonds to an amount, including all other municipal debt, not exceeding five percent (5%) of the actual value of the taxable property of the municipality and to permit cities and towns issuing such bonds for street improvements to pledge the street construction fund to the payment thereof, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 58

Amend House File 58 as follows:

1. By striking all of section 1.
2. By striking from section 2, line 1, the following: "Sec. 2. Further amend" and insert in lieu thereof the word: "Amend".

Redman of Sac moved the House concur in the Senate amendment to House File 58.

Motion prevailed and the House concurred in the Senate amendment.

Redman of Sac offered the following amendment and moved its adoption:

Amend the title by striking all of line four (4) after the comma (,) appearing therein down to and including the word "municipality" in line seven thereof.

Amendment 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, 82:

Ainsworth	Boothby	Edwards	Graham
Anderson	Brown of Monona	Fiene	Hedin
Avery	Burkman	Fimmen	Hendrix
Baker	Butler	Fletcher	Hinrichs
Bass	Datisman	Frei	Humbert
Beman	De Groot	Fulk	Huston
Bloom	Duffield	Gannaway	Ingalls
Bockwoldt	Eckels	Good	Kerr

Kester	Lynes	Redman	Van Eaton
Kilpatrick	McEleney	Reed	Walker
King	Mills	Robb	Walter of
Knickerbocker	Nelson of	Robinson	Marshall
Koch	Buchanan	Saylor	Walter of
Kosek	Nelson of	Scott	Pottawattamie
Krall	Woodbury	Shepard	Weichman
Kruse	Nicholas	Smith of Clayton	Watson
Landsness	Nielsen	Smith of	Weiss
Langland	Noble	Des Moines	Wellington
Lawrence	Norland	Steinberg	Williams
Loss	Patrick	Stevens	Wilson
Lucken	Pieper	Tesmer	Mr. Speaker
Lundy	Rankin	Troeger	

The nays were, 1:

Donohue

Absent or not voting, 25:

Beardsley	Hansen	Neal	Siefkas
Bents	Hicklin	Olson	Sloane
Brown of	Klemesrud	Poston	Smith of Madison
Mahaska	Long	Prange	Strawman
Bryson	McFarlane	Putney	Turner
Davis	Moore	Schwengel	Utzig
Duffy	Morrissey		

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

House File 70, a bill for an act to amend section four hundred forty-one point four (441.4), Code 1946, relating to the assessment of property, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 70

1. By inserting after section 1 the following:

"Sec. 2. Section seventy-six point three (76.3), Code 1946, is hereby amended by striking from line three (3) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'.

"Sec. 3. Section two hundred ninety-six point one (296.1), Code 1946, is hereby amended by striking from line eleven (11) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'.

"Sec. 4. Section three hundred ninety-six point twenty-two (396.22), Code 1946, is hereby amended by striking the word 'assessed' in line seventeen (17) thereof and inserting in lieu thereof the word 'actual'.

"Sec. 5. Section four hundred seven point one (407.1), Code 1946, is hereby amended by striking from line six (6) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'.

"Sec. 6. Section four hundred seven point two (407.2), Code 1946, is hereby amended by striking from line five (5) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'.

"Sec. 7. Section four hundred sixteen point one hundred thirty-two (416.132), Code 1946, is hereby amended by striking from line twenty-

one (21) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'.

"Sec. 8. Section four hundred nineteen point seventy-three (419.73), Code 1946, is hereby amended by striking from line eighteen (18) thereof the word 'assessed' and substituting therefor the word 'actual'.

"Sec. 9. Section three hundred eighty-one point seven (381.7), Code 1946, is hereby amended by striking from line eighteen (18) thereof the word 'assessed' and inserting in lieu thereof the word 'actual'."

2. By renumbering section 2 as section 10.

3. By adding as a new section the following:

"Sec. 11. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Cedar Falls Record, a newspaper published at Cedar Falls, Iowa, and in the Hawkeye Gazette, a newspaper published at Burlington, Iowa."

4. By striking from the title the period at the end of line 2 and adding thereto the following: "; and fixing a limit on bonded indebtedness of political or municipal corporations at five per cent of the actual value of the taxable property within such corporation and amending sections seventy-six point three (76.3), two hundred ninety-six point one (296.1), three hundred ninety-six point twenty-two (396.22), four hundred seven point one (407.1), four hundred seven point two (407.2), four hundred sixteen point one hundred thirty-two (416.132), four hundred nineteen point seventy-three (419.73), three hundred eighty-one point seven (381.7), Code 1946."

Redman of Sac moved House concur in Senate amendment to House File 70.

Motion prevailed and House concurred in the Senate amendment.

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, 69:

Anderson	Fulk	Long	Schwengel
Avery	Gannaway	Lundy	Scott
Baker	Good	Lynes	Shepard
Bass	Graham	McEleney	Smith of Clayton
Beardsley	Hansen	McFarlane	Smith of
Bloom	Hedin	Neal	Des Moines
Boothby	Hicklin	Nelson of	Tesmer
Brown of	Huston	Buchanan	Troeger
Mahaska	Kerr	Nicholas	Turner
Brown of Monona	Kilpatrick	Nielsen	Utzig
Burkman	Klemesrud	Noble	Van Eaton
Butler	Knickerbocker	Olson	Walter of
Datisman	Koch	Poston	Pottawattamie
Davis	Krall	Prange	Watson
De Groot	Kruse	Rankin	Weichman
Duffield	Landsness	Redman	Williams
Eckels	Langland	Robb	Wilson
Fimmen	Lawrence	Saylor	Mr. Speaker
Frei			

The nays were, 22:

Beman	Hinrichs	Lucken	Reed
Bockwoldt	Humbert	Nelson of	Siefkas
Donohue	Ingalls	Woodbury	Walker
Fiene	Kester	Norland	Walter of
Fletcher	King	Patrick	Marshall
Hendrix	Loss	Pieper	Weiss

Absent or not voting, 17:

Ainsworth	Kosek	Putney	Steinberg
Bents	Mills	Robinson	Stevens
Bryson	Moore	Sloane	Strawman
Duffy	Morrissey	Smith of Madison	Wellington
Edwards			

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

House File 536, a bill for an act to amend subsections two (2), three (3) and four (4) of section six hundred one point one hundred thirty-one (601.131), Code 1946, relating to the compensation of justices of the peace and constables, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 536

Amend House File 536 as follows:

1. By striking from section 3 lines 1 and 2 the words and figures "twelve thousand (12,000)" and inserting in lieu thereof the words and figures "ten thousand (10,000)".
2. By striking from section 3, lines 1 and 2 of subsection d the words and figures "twelve thousand (12,000)" and inserting in lieu thereof the words and figures "ten thousand (10,000)".
3. By striking from section 4, line 2 the words and figures "twelve thousand (12,000)" and inserting in lieu thereof the words and figures "ten thousand (10,000)".

Knickerbocker of Linn moved the House concur in the Senate amendment to House File 536.

Motion prevailed and House concurred in the Senate amendment.

Knickerbocker 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, 83:

Anderson	Bloom	Burkman	Duffield
Avery	Bockwoldt	Butler	Eckels
Baker	Boothby	Datisman	Edwards
Bass	Brown of	Davis	Fiene
Beardsley	Mahaska	De Groot	Fimmen
Beman	Brown of Monona	Donohue	Frei

Fulk	Landsness	Norland	Steinberg
Gannaway	Langland	Patrick	Stevens
Good	Lawrence	Prange	Tesmer
Hedin	Long	Putney	Troeger
Hendrix	Lundy	Rankin	Turner
Hinrichs	Lynes	Redman	Utzig
Huston	McFarlane	Reed	Van Eaton
Kerr	Mills	Robb	Walker
Kester	Moore	Saylor	Watson
Kilpatrick	Neal	Schwengel	Weichman
King	Nelson of	Scott	Weiss
Knickerbocker	Buchanan	Shepard	Wellington
Koch	Nelson of	Smith of Clayton	Williams
Kosek	Woodbury	Smith of	Wilson
Krall	Nicholas	Des Moines	Mr. Speaker
Kruse	Nielsen	Smith of Madison	

The nays were, 9:

Graham	Loss	Robinson	Walter of
Humbert	Pieper	Siefkas	Marshall
Ingalls	Poston		

Absent or not voting, 16:

Ainsworth	Hansen	McEleney	Sloane
Bents	Hicklin	Morrissey	Strawman
Duffy	Klemesrud	Noble	Walter of
Fletcher	Lucken	Olson	Pottawattamie

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

House File 521, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, funds for various departments and various divisions thereof, of the state of Iowa, for the purposes provided by law, with Senate amendment, was taken up for consideration and the amendment read and considered:

SENATE AMENDMENTS TO HOUSE FILE 521

Amend House File 521 as follows:

1. By striking from line 8 of section 5 the figure "3,600.00" and inserting in lieu thereof the figure "4,000.00".

By striking from line 14 of section 5 the figure "38,000.00" and inserting in lieu thereof the figure "38,400.00".

2. By striking from lines 4 and 5 of section 9 the words and figures "five hundred dollars (\$500.00)" and inserting in lieu thereof the words and figures "eight hundred dollars (\$800.00)".

By inserting after line 6 of section 9 the following:

"For support of the conference of commissioners on uniform state laws\$ 300.00".

By striking from line 12 of section 9 the figures "\$500.00" and inserting in lieu thereof the figures "\$800.00".

3. By adding to section 14 the following item:

"Restaurant Hotel Inspection

For additional inspection of hotels and restaurants\$ 20,000.00"

By correcting the figures of the grand total in last line of said section 14.

4. By striking all of section 17.

5. By striking from line 8 of section 24 the following:

"For salary of superintendent\$ 3,500.00".

By striking from line 11 of section 24 the figures "41,500.00" and inserting in lieu thereof the figures "45,000.00".

6. By striking all of section 26 and inserting in lieu thereof the following:

'For the industrial commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, the sum of forty-seven thousand eighty dollars (\$47,080.00) or so much thereof as may be necessary to be used in the following manner:

For salary of commissioner	\$ 4,500.00
For salaries, support, maintenance and miscellaneous purposes	42,580.00

Grand total of all appropriations for all purposes for each year of the biennium for the industrial commission\$ 47,080.00"

7. By striking from line 7 of section 27 the figures "5,600.00" and inserting in lieu thereof the figures "6,000.00".

By striking from line 13 of section 27 the figures "59,600.00" and inserting in lieu thereof the figures "60,000.00".

By striking from lines 4 and 5 of section 27 the words and figures "fifty-nine thousand six hundred dollars (\$59,600.00)" and inserting in lieu thereof the words and figures "sixty thousand dollars (\$60,000.00)".

8. By striking from line 18 of section 29 the figures "3,600.00" and inserting in lieu thereof the figures "3,160.00".

By striking from line 20 of section 29 the figures "44,400.00" and inserting in lieu thereof the figures "44,840.00".

9. By striking from lines 4 and 5 of section 30 the words and figures "one thousand five hundred fifteen dollars (\$1,515.00)" and inserting in lieu thereof the words and figures "three thousand dollars (\$3,000.00)".

By striking from line 7 of section 30 the figures "1,515.00" and inserting in lieu thereof the figures "3,000.00".

By striking from line 11 of section 30 the figures "1,515.00" and inserting in lieu thereof the figures "3,000.00".

10. By striking all of section 36 and inserting in lieu thereof the following:

"For the department of public safety there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, the sum of one million seven hundred twenty-three thousand nine hundred dollars (\$1,723,900.00) or so much thereof as may be necessary to be used in the following manner:

(1) Division of administration

For salary of commissioner	\$ 5,000.00
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For salaries, support, maintenance and miscellaneous purposes	18,506.00
Total for division of administration	\$ 23,506.00
(2) Division of accident, statistics and public liability	
For salaries, support, maintenance and miscellaneous purposes	\$110,000.00
(3) Division of highway patrol	
For salary of chief of patrol	\$ 4,000.00
For salaries, support, maintenance and miscellaneous purposes	819,576.00
Total for division of highway patrol	\$823,576.00
(4) Division of operators and chauffeurs license	
For salaries, support, maintenance and miscellaneous purposes	\$198,190.00
(5) Division of motor registration	
For salary of superintendent	\$ 3,800.00
For salaries, support, maintenance and miscellaneous purposes	270,348.00
Total for division of motor registration	\$274,148.00
(6) Division of criminal investigation	
For salary of chief of bureau of investigation	\$ 4,500.00
For salaries, support, maintenance and miscellaneous purposes	105,000.00
Total for division of criminal investigation	\$109,500.00
(7) Division of radio communications	
For salary of superintendent	\$ 3,600.00
For laboratory equipment and supplies	11,000.00
For salaries, support, maintenance and miscellaneous purposes	85,216.00
Total for division of radio communications	\$ 99,816.00
(8) Division of fire marshal	
For salary of fire marshal	\$ 3,800.00
For salaries, support, maintenance and miscellaneous purposes	33,100.00
Total for division of fire marshal	\$ 36,900.00
(9) Division of safety education	
For salaries, support, maintenance and miscellaneous purposes	\$ 48,264.00
Grand total of all appropriations for all purposes for each year of the biennium for the department of public safety and all divisions thereof	\$1,723,000.00"

11. By striking from lines 4 and 5 of section 39 the words and figures "seven hundred ninety-five thousand dollars (\$795,000.00)" and inserting

in lieu thereof the words and figures "two million seven hundred ninety-five thousand dollars (\$2,795,000.00)".

By inserting immediately after line 6 of section 39 the following:

"For old age assistance (In addition to ten million dollars (\$10,000,000.00) appropriated for this purpose by House File 502)\$2,000,000.00"

By striking from line 13 of section 39 the figures "795,000.00" and inserting in lieu thereof the figures "2,795,000.00".

12. By striking from line 12 of section 46 the figures "\$4,500.00" and inserting in lieu thereof the figures "\$5,000.00".

By striking from line 12 of section 46 the figures "\$13,500.00" and inserting in lieu thereof the figures "\$15,000.00".

By striking from line 13 of section 46 the figures "\$220,970.00" and inserting in lieu thereof the figures "\$219,470.00".

13. By striking all of section 47 and inserting in lieu thereof the following:

"For the supreme court there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1947, and ending June 30, 1949, the sum of ninety-six thousand two hundred eighty dollars (\$96,280.00) or so much thereof as may be necessary to be used in the following manner:

For salaries of judges as provided by section 684.17 of the Code as amended	\$ 71,250.00
For salaries, support, maintenance and miscellaneous purposes	24,780.00
Rules of procedure	250.00

Grand total of all appropriations for all purposes for each year of the biennium for the supreme court\$ 96,280.00"

14. By adding thereto the following new sections:

"Sec. All salaries provided for in this act are in lieu of all existing statutory salaries, for the positions provided herein, and shall be payable in equal monthly or semi-monthly installments, and shall be in full compensation for all services except as otherwise expressly provided.

"Sec. Where any provisions of the laws of this state are in conflict with this act the provisions of this act shall govern for the biennium.

"Sec. No department or commission of state shall expend any funds for the publication or distribution of books or pamphlets or reports unless the publication thereof be expressly required by law or approved by the committee on retrenchment and reform."

15. By renumbering the sections of the bill to conform to the foregoing amendments.

Troeger of Wapello asked and obtained unanimous consent to withdraw the following amendment proposed by him by reason of the fact a point of order had been raised in that the amendment did not apply to the Senate amendment:

Amend House File 521 by inserting after the words and figures "re-
volving fund.....\$90,000.00" in line twenty-five (25) of section
sixteen (16) the following:

"Alcohol education program. For program of education which shall
include visual education by superintendent of public instruction for
youths and adults concerning the effects of alcoholic stimulants and nar-
cotics upon the human system50,000.00".

Further amend said section by striking the figures "\$205,720.00" in
line twenty-nine (29) and inserting in lieu thereof the figures "\$255,-
720.00".

Steinberg of Story moved that the House concur in all the
Senate amendments except section thirty-six (36).

Motion prevailed and the House concurred in Senate amend-
ments except section thirty-six (36).

Steinberg of Story moved that the House refuse to concur in
Senate amendments to section thirty-six (36).

Hicklin of Louisa moved the previous question.

Motion prevailed.

Roll call was demanded.

On the question "Shall the House refuse to concur?"

The ayes were, 74:

Anderson	Good	Lundy	Robinson
Avery	Graham	McEleney	Saylor
Beardsley	Hansen	McFarlane	Schwengel
Bloom	Hedin	Mills	Scott
Bockwoldt	Hendrix	Moore	Shepard
Boothby	Hicklin	Morrissey	Smith of Clayton
Brown of Mahaska	Humbert	Neal	Smith of Des Moines
Brown of Monona	Huston	Nelson of Buchanan	Smith of Madison
Burkman	Kester	Nelson of Woodbury	Stevens
Butler	Kilpatrick	Woodbury	Tesmer
Davis	Klemesrud	Nicholas	Turner
De Groote	Knickerbocker	Nielsen	Van Eaton
Donohue	Koch	Noble	Walker
Duffy	Kosek	Norland	Walter of Pottawattamie
Edwards	Krall	Olson	Watson
Fimmen	Kruse	Prange	Weiss
Frei	Langland	Putney	Wilson
Fulk	Landsness	Redman	
Gannaway	Long	Reed	
	Loss		

The nays were, 25:

Ainsworth	Fiene	Lucken	Walter of Marshall
Baker	Fletcher	Lynes	Weichman
Bass	Hinrichs	Pieper	Wellington
Beman	Ingalls	Robb	Williams
Datisman	Kerr	Siefkas	Mr. Speaker
Duffield	King	Steinberg	
Eckels	Lawrence		

Absent or not voting, 9:

Bents	Poston	Sloane	Troeger
Bryson	Rankin	Strawman	Utzig
Patrick			

Motion prevailed and the House refused to concur in the amendments to section thirty-six (36).

House File 540, a bill for an act to transfer funds from the Use Tax Fund of the State of Iowa to the Primary Road Fund to enable the State highway commission to match the Federal aid road funds allotted or to be allotted to the State of Iowa under existing federal law for primary roads and the extensions of primary roads through cities and towns, with Senate amendment, was taken up for consideration and amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 540

Amend House File 540 as follows:

1. By adding a new section following section 2 as follows:

"Sec. 3. The treasurer of the state of Iowa is hereby empowered to invest any of the funds appropriated by this act in bonds of the United States Government."

2. By adding a new section as follows:

"Sec. 4. The appropriation made by this act is deemed to be an advancement for the purpose of matching of federal aid road funds allotted or to be allotted to the state of Iowa under existing federal law, for the improvement of primary roads and extensions of primary roads in cities and towns, and a sum equal to the appropriation provided by this act may at any time, if so directed by the General Assembly, be transferred from the primary road fund to the general fund."

3. By adding a new section as follows:

"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 Malvern Leader, a newspaper published at Malvern, Iowa, and the Davis County Republican, a newspaper published at Bloomfield, Iowa."

Fimmen of Davis moved the House concur in the Senate amendment to House File 540.

Motion prevailed and the House concurred in the Senate amendment.

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, 96:

Ainsworth	Fulk	Loss	Robinson
Anderson	Gannaway	Lucken	Saylor
Avery	Good	Lundy	Scott
Baker	Graham	Lynes	Shepard
Bass	Hansen	McEleney	Siefkas
Beardsley	Hedin	McFarlane	Smith of
Beman	Hendrix	Mills	Des Moines
Bloom	Hicklin	Moore	Smith of Madison
Bockwoldt	Hinrichs	Neal	Steinberg
Boothby	Humbert	Nelson of	Stevens
Brown of	Huston	Buchanan	Tesmer
Mahaska	Ingalls	Nelson of	Troeger
Brown of Monona	Kerr	Woodbury	Turner
Burkman	Kester	Nicholas	Van Eaton
Butler	Kilpatrick	Nielsen	Walker
Datisman	King	Noble	Walter of
Davis	Klemesrud	Norland	Marshall
De Groot	Knickerbocker	Olson	Walter of
Donohue	Koch	Patrick	Pottawattamie
Duffield	Kosek	Pieper	Watson
Duffy	Krall	Prange	Weichman
Eckels	Kruse	Putney	Weiss
Edwards	Landsness	Redman	Wellington
Fimmen	Langland	Reed	Williams
Fletcher	Lawrence	Robb	Mr. Speaker
Frei	Long		

The nays were: none.

Absent or not voting, 12:

Bents	Morrissey	Schwengel	Strawman
Bryson	Poston	Sloane	Utzig
Fiene	Rankin	Smith of Clayton	Wilson

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

House File 205, a bill for an act to amend section four hundred sixteen point one hundred thirty-eight (416.138), Code 1946, relating to trees and shrubbery, with Senate amendment, was taken up for consideration, and the amendment read and considered:

SENATE AMENDMENT TO HOUSE FILE 205

1. Amend House File 205 by adding thereto as section 2 the following: "Section four hundred sixteen point one hundred thirty-eight (416.138), Code 1946, is further amended by striking from line two (2) the words 'twenty-five' and inserting in lieu thereof the word 'fifteen'."
2. Renumber the remaining section.

Kosek of Linn moved the House concur in the Senate amendment to House File 205.

Motion prevailed and the House concurred in the Senate amendment.

Kosek 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, 83:

Ainsworth	Gannaway	Lawrence	Robinson
Anderson	Good	Long	Saylor
Avery	Graham	Lucken	Scott
Baker	Hansen	Lundy	Shepard
Bass	Hedin	Lynes	Siefkas
Beardsley	Hendrix	McEleney	Smith of
Bloom	Hicklin	McFarlane	Des Moines
Bockwoldt	Hinrichs	Mills	Smith of Madison
Boothby	Humbert	Moore	Steinberg
Burkman	Huston	Neal	Stevens
Butler	Kerr	Nelson of	Tesmer
Datisman	Kester	Buchanan	Troeger
Davis	Kilpatrick	Nelson of	Turner
De Groote	King	Woodbury	Van Eaton
Duffield	Klemesrud	Nicholas	Walter of
Duffy	Knickerbocker	Nielsen	Pottawattamie
Eckels	Koch	Noble	Weichman
Fiene	Kosek	Norland	Weiss
Fimmen	Krall	Patrick	Wellington
Fletcher	Kruse	Redman	Williams
Frei	Landsness	Reed	Mr. Speaker
Fulk	Langland	Robb	

The nays were, 3:

Donohue	Ingalls	Pieper
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Absent or not voting, 22:

Beman	Edwards	Putney	Utzig
Bents	Loss	Rankin	Walker
Brown of	Morrissey	Schwengel	Walter of
Mahaska	Olson	Sloane	Marshall
Brown of Monona	Poston	Smith of Clayton	Watson
Bryson	Prange	Strawman	Wilson

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

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House File 71, a bill for an act relating to a tax on corporations, individuals and partnerships, etc., engaged in making certain loans.

W. J. SCARBOROUGH, *Secretary.*

CONSIDERATION OF SENATE AMENDMENT

House File 71, a bill for an act to impose a tax upon corporations not organized under the laws of Iowa and upon individuals, partnerships or other nonincorporated agencies engaged in the business of making loans or investments within the state of Iowa on other than real estate security, with Senate amendment, was taken up for consideration and amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 71

Amend House File 71 by substituting for the period (.) at the end of section 2 a comma (,) and adding the words "or to regularly chartered national and state banks."

Redman of Sac moved House concur in Senate amendment to House File 71.

Motion prevailed and House concurred in the Senate amendment.

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, 87:

Ainsworth	Fulk	Lawrence	Reed
Anderson	Gannaway	Long	Saylor
Avery	Good	Lucken	Scott
Baker	Graham	Lundy	Shepard
Bass	Hansen	Lynes	Siefkas
Beardsley	Hedin	McEleney	Smith of Madison
Beman	Hendrix	McFarlane	Steinberg
Bloom	Hicklin	Moore	Stevens
Bockwoldt	Hinrichs	Morrissey	Tesmer
Boothby	Humbert	Neal	Troeger
Brown of Monona	Huston	Nelson of	Turner
Burkman	Ingalls	Buchanan	Van Eaton
Butler	Kerr	Nelson of	Walker
Datisman	Kester	Woodbury	Walter of
Davis	Kilpatrick	Nicholas	Marshall
De Groot	King	Noble	Walter of
Duffy	Klemesrud	Norland	Pottawattamie
Eckels	Knickerbocker	Olson	Weichman
Edwards	Koch	Patrick	Weiss
Fiene	Krall	Pieper	Wellington
Fimmen	Kruse	Prange	Williams
Fletcher	Landsness	Putney	Mr. Speaker
Frei	Langland	Redman	

The nays were: none.

Absent or not voting, 21:

Bents	Kosek	Robb	Smith of
Brown of	Loss	Robinson	Des Moines
Mahaska	Mills	Schwengel	Strawman
Bryson	Nielsen	Sloane	Utzig
Donohue	Poston	Smith of Clayton	Watson
Duffield	Rankin		Wilson

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

House File 72, a bill for an act to provide for the assessment of the shares of stock of certain corporations organized under the laws of Iowa; imposing a tax upon the shares of stocks of such corporations, amending sections four hundred twenty-seven point one (427.1) and four hundred thirty-one point one (431.1), Code 1946, and repealing sections four hundred twenty-nine point eleven (429.11), four hundred twenty-nine point twelve (429.12), and four hundred twenty-nine point thirteen (429.13), Code 1946, with Senate amendment, was taken up for consideration and amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 72

Amend House File 72 by striking from line 4 of section 1 thereof the word "property".

McFarlane of Black Hawk moved that the House concur with Senate amendment to House File 72.

Motion prevailed and the House concurred in Senate amendment.

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, 86:

Ainsworth	Donohue	Hedin	Krall
Avery	Duffield	Hendrix	Kruse
Bass	Duffy	Hicklin	Landsness
Beman	Eckels	Hinrichs	Langland
Bloom	Edwards	Humbert	Lawrence
Bockwoldt	Fiene	Huston	Lucken
Boothby	Fimmen	Ingalls	Lundy
Brown of Monona	Fletcher	Kerr	Lynes
Bryson	Frei	Kester	McEleney
Burkman	Fulk	Kilpatrick	McFarlane
Butler	Gannaway	King	Mills
Datisman	Good	Klemesrud	Moore
Davis	Graham	Knickerbocker	Morrissey
De Groote	Hansen	Koch	Neal

Nelson of Buchanan	Pieper Prange	Siefkas Smith of Madison	Walter of Pottawattamie
Nelson of Woodbury	Putney Redman	Steinberg Stevens	Watson Weichman
Nicholas Nielsen	Reed Robb	Tesmer Turner	Weiss Williams
Noble Olson	Robinson Saylor	Walker Walter of Marshall	Mr. Speaker
Patrick	Shepard		

The nays were: none.

Absent or not voting, 22:

Anderson	Kosek	Schwengel	Strawman
Baker	Long	Scott	Troeger
Beardsley	Loss	Sloane	Utzig
Bents	Norland	Smith of Clayton	Van Eaton
Brown of Mahaska	Poston Rankin	Smith of Des Moines	Wellington Wilson

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 Senate File 184, a bill for an act to amend section seven hundred fifty-five point four (755.4), Code 1946, relating to arrest, with report of committee recommending passage, was taken up for consideration.

Burkman of Polk offered the following amendment and moved its adoption:

Amend section one (1) of Senate File 184 by striking from lines two (2) and three (3) thereof the following: "striking subsection two (2) thereof, and substituting in lieu thereof and" and by changing the figure "2" in line five (5) thereof to a figure "3" and by striking from line five (5) thereof the word "a" and by inserting in lieu thereof the words "an indictable" and by changing the figure "3" in line eight (8) thereof to a figure "4".

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, 86:

Ainsworth	Beardsley	Bryson	De Groote
Anderson	Bloom	Burkman	Donohue
Avery	Bockwoldt	Butler	Duffield
Baker	Boothby	Datiman	Duffy
Bass	Brown of Monona	Davis	Eckels

Fiene	Klemesrud	Morrissey	Shepard
Fimmen	Knickerbocker	Neal	Siefkas
Fletcher	Koch	Nelson of	Smith of
Frei	Kosek	Buchanan	Des Moines
Gannaway	Krall	Nelson of	Steinberg
Good	Kruse	Woodbury	Stevens
Graham	Landsness	Noble	Tesmer
Hansen	Langland	Olson	Turner
Hedin	Lawrence	Patrick	Van Eaton
Hendrix	Long	Pieper	Walker
Hicklin	Loss	Poston	Walker of
Hinrichs	Lucken	Prange	Marshall
Humbert	Lundy	Putney	Watson
Huston	Lynes	Redman	Weichman
Kerr	McEleney	Robinson	Weiss
Kester	McFarlane	Saylor	Williams
Kilpatrick	Mills	Scott	Mr. Speaker
King	Moore		

The nays were: none.

Absent or not voting, 22:

Beman	Ingalls	Robb	Troeger
Bents	Nicholas	Schwengel	Utzig
Brown of	Nielsen	Sloane	Walter of
Mahaska	Norland	Smith of Clayton	Pottawattamie
Edwards	Rankin	Smith of Madison	Wellington
Fulk	Reed	Strawman	Wilson

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

Senate File 484, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1947, and ending June 30, 1949, was taken up for consideration.

Fimmen of Davis offered the following amendment proposed by the committee and moved its adoption:

Amend Senate File 484 section one (1) line five (5) by adding after the word "education" the following: "and the board of control."

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, 88:

Ainsworth	Bloom	Datisman	Eckels
Anderson	Bockwoldt	Davis	Edwards
Avery	Boothby	De. Groote	Fiene
Baker	Brown of Monona	Donohue	Fimmen
Bass	Burkman	Duffield	Fletcher
Beardsley	Butler	Duffy	Frei

Fulk	Koch	Nelson of	Smith of Madison
Gannaway	Kosek	Woodbury	Steinberg
Good	Krall	Nicholas	Stevens
Graham	Kruse	Noble	Tesmer
Hansen	Landsness	Norland	Troeger
Hedin	Langland	Olson	Turner
Hicklin	Lawrence	Patrick	Van Eaton
Hinrichs	Long	Pieper	Walker
Humbert	Loss	Putney	Walter of
Huston	Lundy	Redman	Marshall
Ingalls	Lynes	Reed	Walter of
Kerr	McEleney	Robb	Pottawattamie
Kester	McFarlane	Robinson	Weichman
Kilpatrick	Moore	Saylor	Weiss
King	Neal	Scott	Wellington
Klemesrud	Nelson of	Shepard	Williams
Knickerbocker	Buchanan	Siefkas	Mr. Speaker

The nays were: none.

Absent or not voting, 20:

Beman	Lucken	Rankin	Strawman
Bents	Mills	Schwengel	Utzig
Brown of	Morrissey	Sloane	Watson
Mahaska	Nielsen	Smith of Clayton	Wilson
Bryson	Poston	Smith of	
Hendrix	Prange	Des Moines	

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

Senate File 485, a bill for an act to provide for an emergency appropriation for the state printing board to permit said board to function during the remainder of the biennium and for certain departments, 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, 81:

Anderson	De Groote	Hinrichs	Landsness
Avery	Donohue	Humbert	Langland
Baker	Duffy	Huston	Loss
Bass	Fiene	Kerr	Lucken
Beardsley	Fimmen	Kester	Lundy
Beman	Fletcher	Kilpatrick	Lynes
Bockwoldt	Frei	King	McEleney
Boothby	Fulk	Klemesrud	McFarlane
Brown of Monona	Gannaway	Knickerbocker	Mills
Bryson	Good	Koch	Moore
Butler	Hansen	Kosek	Morrissey
Datisman	Hendrix	Krall	Neal
Davis	Hicklin	Kruse	

Nelson of Buchanan	Pieper Poston	Siefkas Smith of Des Moines	Walker Walter of Marshall
Nicholas Nielsen	Prange Putney	Smith of Madison	Watson
Noble	Robb	Steinberg	Weichman
Norland	Robinson	Stevens	Weiss
Olson	Saylor	Troeger	Williams
Patrick	Scott	Turner	Mr. Speaker

The nays were: none.

Absent or not voting, 27:

Bents	Graham	Redman	Tesmer
Bloom	Hedin	Reed	Utzig
Brown of Mahaska	Ingalls	Schwengel	Van Eaton
Burkman	Lawrence	Shepard	Walter of Pottawattamie
Duffield	Long	Sloane	Wellington
Eckels	Nelson of Woodbury	Smith of Clayton	Wilson
Edwards	Rankin	Strawman	

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

Senate File 399, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to motor vehicles and law of road, was taken up for consideration.

Walter of Marshall offered the following amendment and moved its adoption:

Amend Senate File 399 by striking section ten (10) and substituting in lieu thereof the following:

Section three hundred twenty-one point one hundred seventy-six (321.176) is hereby amended by striking all the contents of subsection two (2) and enacting in lieu thereof the following:

"Any person or his agent while driving a farm tractor or implement of husbandry to or from the home farm buildings to any adjacent or near-by farm land for the exclusive purpose of conducting farm operations."

Watson of O'Brien offered the following substitute amendment and moved its adoption:

Amend Senate File 399 by striking all of section ten (10) and renumbering the remaining sections accordingly.

Hinrichs of Iowa moved the previous question.

Motion prevailed.

Amendment adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate insists on its amendment to House File 93, 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 make an appropriation for state aid, and requests a conference committee and that the President of the Senate has appointed as members of such conference committee on the part of the Senate: Senators Long, Doud, Lynes and Bekman.

W. J. SCARBOROUGH, *Secretary*.

CONFERENCE COMMITTEE ON HOUSE FILE 93 APPOINTED

The Speaker announced the appointment of the following members to a conference committee on House File 93: Williams of Van Buren, Lawrence of Wapello, Schwengel of Scott and Patrick of Sioux.

CONFERENCE COMMITTEE ON HOUSE FILE 375 APPOINTED

The Speaker announced the appointment of the following members to a conference committee on House File 375: Hicklin of Louisa, Kerr of Shelby, Poston of Wayne and Nielsen of Pottawattamie.

Bockwoldt of Ida moved the House recess until 1:30 p.m., today.

AFTERNOON SESSION

The House reconvened, Speaker Kuster in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Beardsley of Warren on request of Turner of Mills; Long of Clinton on request of Brown of Mahaska.

PRESENTATION OF VISITORS

Gannaway of Poweshiek presented to the House eight seniors from the Hartwick high school and their superintendent, C. W. Kersbergen.

Prange of Marion presented to the House the Honorable J. K. Johnson, former member of the House from Marion county.

U. S. SENATOR BOURKE B. HICKENLOOPER SPEAKS

The Speaker presented to the House, the Honorable Bourke B. Hickenlooper, Junior Senator from Iowa. Senator Hickenlooper briefly addressed the House.

EXPRESSION OF APPRECIATION

McFarlane of Black Hawk rose under the question of personal privilege on behalf of the tax study revision committee and expressed the appreciation of the House for the cooperation shown by the members of the House in passing the tax revision bills.

The House expressed its appreciation for the work done by the tax study revision committee by a rising vote of thanks.

MESSAGES FROM 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 27, authorizing payment of certain expenses of the Fifty-second General Assembly.

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

Senate Concurrent Resolution 28, instructing the secretary of the Senate to recall from the Governor's office, Senate File 486, for further consideration.

Also: That the Senate has adopted the second conference committee report on Senate File 100, a bill for an act relating to the regulation of sales of beer and malt liquors.

Also: That the Senate has refused to concur in the House amendment to Senate File 484, a bill for an act relating to the approval of compensation of employees of the state.

W. J. SCARBOROUGH, *Secretary.*

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 28

Hinrichs of Iowa asked and obtained unanimous consent for the immediate consideration of the following Senate Concurrent Resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 28

Whereas, Senate File 486 has been passed by the Senate and the House of the Fifty-second General Assembly and it now appears that

correction of the same is necessary and the bill is now in the hands of the Governor for his signature, therefore,

Be It Resolved by the Senate, the House Concurring:

That the Secretary of the Senate be instructed to recall from the Governor's office Senate File 486 for further consideration.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 27

Weichman of Benton asked and obtained unanimous consent for the immediate consideration of the following Senate concurrent resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 27

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 section two point twenty (2.20), Code 1946:

Charles F. King, (typewriter rental) (Senate).....	\$ 5.00
M & M Sales Co. (typewriter rental) (Senate).....	24.00
Storey-Kenworthy Co. (supplies) (Senate).....	14.14
Koch Brothers (supplies) (Senate).....	54.22
Office Equipment Co. (Senate).....	8.00
Iowa Glove & Notion Co. (supplies) (Senate).....	3.85
Burrough Adding Machine Co. (ribbon) (Senate).....	.54
Frank Sacco (gas for car) (Senate).....	10.00
Storey-Kenworthy (supplies) (House).....	3.75
A. C. Gustafson, Postage and Misc. Expense (House).....	21.50

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.

Motion prevailed and the resolution was adopted.

ADOPTION OF REPORT OF CONFERENCE COMMITTEE

Strawman of Jones called up the following report of conference committee on Senate File 100 and moved its adoption:

REPORT OF SECOND CONFERENCE COMMITTEE ON SENATE FILE 100

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

We, the undersigned members of the conference committee appointed for the consideration of Senate File 100, relating to the regulation of sales of beer and malt liquors, beg leave to report that your conference

committee is unable to agree and therefore requests the appointment of a third conference committee.

ALDEN L. DOUD.

EDWIN C. SCHLUTER.

GEORGE FAUL.

STANLEY L. HART.

On the part of the Senate.

CLIFFORD M. STRAWMAN.

C. A. BRYSON.

JOHN W. GANNAWAY.

W. H. NICHOLAS.

On the part of the House.

Motion prevailed and report of conference committee was adopted.

CONFERENCE COMMITTEE APPOINTED ON SENATE FILE 100

The Speaker announced the re-appointment of the following members to a conference committee on Senate File 100: Strawman of Jones, Bryson of Hardin, Gannaway of Poweshiek and Nicholas of Cerro Gordo.

HOUSE RECEDES FROM AMENDMENT TO SENATE FILE 484

Weichman of Benton moved the House recede from its amendment to Senate File 484.

Motion prevailed and the House receded from its amendment to Senate File 484, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1947, and ending June 30, 1949.

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, 81:

Ainsworth	Eckels	Knickerbocker	Noble
Anderson	Edwards	Koch	Norland
Avery	Fiene	Kosek	Olson
Baker	Fletcher	Krall	Pieper
Bass	Frei	Kruse	Poston
Beman	Gannaway	Landsness	Prange
Bockwoldt	Good	Langland	Rankin
Boothby	Graham	Lucken	Redman
Brown of	Hansen	Lundy	Robb
Mahaska	Hendrix	Lynes	Robinson
Brown of Monona	Hicklin	McEleney	Saylor
Bryson	Hinrichs	McFarlane	Schwengel
Burkman	Humbert	Mills	Shepard
Butler	Huston	Morrissey	Siefkas
Datisman	Ingalls	Neal	Smith of Clayton
De Groot	Kerr	Nelson of	Smith of
Duffield	Kester	Buchanan	Des Moines
Duffy	King	Nielsen	Smith of Madison

Steinberg
Stevens
Strawman
Troeger

Turner
Van Eaton

Walter of
Marshall
Weichman

Weiss
Williams
Wilson
Mr. Speaker

The nays were: none.

Absent or not voting, 27:

Beardsley
Bents
Bloom
Davis
Donohue
Fimmen
Fulk

Hedin
Kilpatrick
Klemesrud
Lawrence
Long
Loss
Moore

Nelson of
Woodbury
Nicholas
Patrick
Putney
Reed
Scott
Sloane

Tesmer
Utzig
Walker
Walter of
Pottawattamie
Watson
Wellington

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 384, a bill for an act relating to farm-to-market roads, and to enlarge the farm-to-market road system to coincide with the federal aid secondary road system.

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

House Joint Resolution 10, designating a Mental Health Authority in the state of Iowa.

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

House File 195, a bill for an act relating to hog cholera virus and serum.

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

House File 262, a bill for an act relating to local boards of health.

Also: That the President of the Senate has appointed, as members of a conference committee on Senate File 392, a bill for an act to provide for the reorganization of school districts and making appropriations for same, on the part of the Senate: Senators Kirketeg, Colburn, Ritchie and Doud.

Also: That the President of the Senate has appointed as members of the committee on Retrenchment and Reform the following: Senators Keir, Watson, Henningsen, Klein and Reilly.

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

House Concurrent Resolution 24, to erect danger signs at bridges.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 128, a bill for an act relating to exempt transactions, and exempt securities.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 132, a bill for an act relating to reversion of highways no longer within the primary road system.

Also: That the Senate has concurred in the House amendment to and passed Senate File 184, a bill for an act relating to arrest.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 226, a bill for an act relating to assignment of rooms for the records of the Spanish-American War Veterans Department of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 237, a bill for an act to authorize payment of special assessments on state lands.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 340, a bill for an act relating to compensation affidavits of executors, administrators, guardians, trustees, receivers, or attorneys.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 432, a bill for an act relating to carrying and display of flares and other signaling devices on trucks carrying flammable liquids and gases and all other trucks.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 486, a bill for an act making appropriations for various claims against the state of Iowa.

Also: That the Senate insists on its amendment to section 36 of House File 521, a bill for an act to make appropriations for various departments of the state of Iowa, and requests a conference committee and that the President of the Senate has appointed as members of such conference committee on the part of the Senate: Senators Bekman, Keir, Watson and Faul.

W. J. SCARBOROUGH, *Secretary.*

CONFERENCE COMMITTEE APPOINTED ON HOUSE FILE 521

The Speaker announced the appointment of the following members to a conference committee on House File 521: Steinberg of Story, Hedin of Scott, Morrissey of Jasper and Robinson of Delaware.

CONSIDERATION OF SENATE AMENDMENT

House File 195, a bill for an act to amend sections one hundred sixty-six point one (166.1), one hundred sixty-six point three (166.3), one hundred sixty-six point six (166.6), one hundred sixty-six point ten (166.10) and one hundred sixty-six point thirteen (166.13), Code 1946, relating to hog-cholera virus and serum, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 195

Amend House File 195 by adding thereto a new section as follows:

"Sec. —. Amend section one hundred sixty-six point six (166.6) by striking the word 'five' in line four (4) and inserting in lieu thereof the word 'one'."

Brown of Monona moved that the House concur in the Senate amendment to House File 195.

Motion prevailed and the House concurred in the Senate amendment.

Brown of Monona moved that the bill be read a last time now and placed 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:

Ainsworth	Datisman	Graham	Kruse
Anderson	Davis	Hansen	Landsness
Avery	De Groot	Hendrix	Langland
Baker	Duffield	Hicklin	Lawrence
Bass	Duffy	Hinrichs	Loss
Beman	Eckels	Humbert	Lucken
Bloom	Edwards	Ingalls	Lundy
Bockwoldt	Fiene	Kerr	Lynes
Boothby	Fimmen	Kester	McEleney
Brown of Mahaska	Fletcher	Klemesrud	McFarlane
Brown of Monona	Frei	Knickerbocker	Mills
Burkman	Fulk	Koch	Moore
Butler	Gannaway	Kosek	Morrissey
	Good	Krall	Neal

Nelson of Buchanan	Pieper Poston	Shepard Smith of Clayton	Van Eaton Walter of Marshall
Nelson of Woodbury	Prange Rankin	Smith of Des Moines	Watson
Nicholas	Redman	Steinberg	Weichman
Nielsen	Reed	Stevens	Weiss
Noble	Robb	Strawman	Wellington
Norland	Robinson	Tesmer	Williams
Olson	Saylor	Troeger	Wilson
Patrick	Scott	Turner	Mr. Speaker

The nays were: none.

Absent or not voting, 17:

Beardsley	Huston	Putney	Smith of Madison
Bents	Kilpatrick	Schwengel	Utzig
Bryson	King	Siefkas	Walker
Donohue	Long	Sloane	Walter of Pottawattamie
Hedin			

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

House File 262, a bill for an act to amend sections one hundred thirty-seven point one (137.1), one hundred thirty-seven point two (137.2), one hundred thirty-seven point three (137.3), one hundred thirty-seven point eight (137.8), one hundred thirty-nine point twenty (139.20), one hundred forty point thirty-four (140.34), and three hundred fifty nine point seventeen (359.17), Code 1946, relating to local boards of health, with Senate amendment, was taken up for consideration, and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 262

Amend House File 262 as follows:

1. By adding thereto a new section as follows:

"Sec. 8. Chapter one hundred thirty-eight (138), Code 1946, is amended by adding thereto a new section as follows: 'In case of the adoption of a county health unit plan in any county having a population of one hundred seventy-five thousand (175,000) or more, the civil service status and pension rights of any then existing employee of any then existing departments of health in such county shall be maintained and protected.'"

2. By adding thereto a new section as follows:

"Sec. 9. Section 138.1, Code 1946, is hereby repealed and the following enacted in lieu thereof:

"The County Board of Supervisors of any county may, by mutual agreement with boards of health of cities, towns, and townships of their county, adopt the county health unit plan."

3. By striking all of line 7 of the title and inserting in lieu thereof the following: "(359.17) and chapter one hundred thirty-eight (138),

Code 1946, relating to local boards of health and to the preservation of the civil service and pension rights of certain employees."

Kester of Ringgold offered the following amendment and moved its adoption:

Amend Senate amendment to House File 262 by adding thereto the following:

Section one hundred thirty-eight point two (138.2), Code 1946, is amended by striking from line 8 the following: "members of the local county medical society," and inserting in lieu thereof, "physicians residing and practicing in the county".

Amendment lost.

Avery of Clay moved the House concur in the Senate amendment to House File 262.

Motion prevailed and the House concurred in Senate amendment.

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, 88:

Ainsworth	Fletcher	Lucken	Shepard
Anderson	Frei	McEleney	Siefkas
Avery	Fulk	McFarlane	Smith of Clayton
Baker	Gannaway	Mills	Smith of
Bass	Graham	Neal	Des Moines
Beman	Hansen	Nelson of	Smith of Madison
Bockwoldt	Hendrix	Buchanan	Steinberg
Boothby	Hicklin	Nicholas	Stevens
Brown of	Hinrichs	Nielsen	Strawman
Mahaska	Humbert	Noble	Tesmer
Bryson	Huston	Norland	Troeger
Burkman	Ingalls	Olson	Turner
Butler	Kerr	Pieper	Van Eaton
Datisman	Kester	Poston	Walker
Davis	King	Prange	Walter of
De Groote	Klemesrud	Putney	Marshall
Donohue	Knickbocker	Rankin	Watson
Duffield	Koch	Redman	Weichman
Duffy	Krall	Reed	Weiss
Eckels	Kruse	Robb	Wellington
Edwards	Landsness	Robinson	Williams
Fiene	Langland	Saylor	Wilson
Fimmen	Loss	Scott	Lynes

The nays were, 1:

Moore

Absent or not voting, 19:

Beardeley	Kilpatrick	Morrissey	Sioane
Bents	Kosek	Nelson of	Utzig
Bloom	Lawrence	Woodbury	Walter of
Brown of Monona	Long	Patrick	Pottawattamie
Good	Lundy	Schwengel	Mr. Speaker
Hedin			

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

House Joint Resolution 10, a joint resolution to designate a "Mental Health Authority" in the state of Iowa through which the U. S. Public Health Service can deal in connection with the benefits that the state of Iowa can derive from the provisions of the National Mental Health Act which has been enacted by the Congress of the United States, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENTS TO HOUSE JOINT RESOLUTION 10

Amend House Joint Resolution 10 as follows:

1. By striking all of section 1.
2. By renumbering the remaining sections.

McFarlane of Black Hawk moved the House refuse to concur in the Senate amendment to House Joint Resolution 10.

Motion prevailed and House refused to concur in Senate amendment.

House File 384, a bill for an act to amend chapter three hundred ten (310), Code 1946, relating to farm-to-market roads, to harmonize the farm-to-market road law with the federal law which authorizes aid to secondary roads, to enlarge the farm-to-market road system to coincide with the federal aid secondary road system, and to equalize farm-to-market road improvements in all sections of the state, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 384

Amend House File 384 as follows:

1. By striking in line 12, section 1, the word "improvement" and substituting in lieu thereof the words "condition of construction or reconstruction".

2. By striking section 5.

Amend the title to House File 384 by striking the comma (,) from line 5 and inserting a period (.) in lieu thereof and by striking the balance of line 5 and also line 6.

Fimmen of Davis moved the House concur in Senate amendment to House File 384.

Motion prevailed and House concurred in the Senate amendment.

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:

Ainsworth	Fletcher	Langland	Robinson
Anderson	Frei	Lundy	Saylor
Avery	Fulk	McEleney	Scott
Baker	Gannaway	McFarlane	Shepard
Bass	Good	Mills	Siefkas
Beman	Graham	Moore	Smith of Clayton
Bloom	Hansen	Morrissey	Smith of
Bockwoldt	Hendrix	Neal	Des Moines
Boothby	Hicklin	Nelson of	Smith of Madison
Brown of	Hinrichs	Buchanan	Strawman
Mahaska	Humbert	Nelson of	Tesmer
Brown of Monona	Huston	Woodbury	Troeger
Bryson	Ingalls	Nicholas	Turner
Burkman	Kerr	Nielsen	Van Eaton
Butler	Kester	Noble	Walter of
Datisman	King	Norland	Marshall
Davis	Klemesrud	Prange	Walter of
De Groote	Knickerbocker	Putney	Pottawattamie
Donohue	Koch	Rankin	Watson
Duffield	Kosek	Redman	Weiss
Eckels	Krall	Reed	Wilson
Edwards	Kruse	Robb	Mr. Speaker
Fimmen	Landsness		

The nays were, 2:

Olsen Walker

Absent or not voting, 22:

Beardsley	Lawrence	Pieper	Stevens
Bents	Long	Poston	Utzig
Duffy	Loss	Schwengel	Weichman
Fiene	Lucken	Sloane	Wellington
Hedin	Lynes	Steinberg	Williams
Kilpatrick	Patrick		

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 399, a bill for an act to amend chapter three hundred twenty-one (321), Code 1946, relating to motor vehicles and law of road, 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.

The ayes were, 80:

Ainsworth	Fimmen	Kruse	Reed
Anderson	Fletcher	Landsness	Robinson
Avery	Frei	Langland	Saylor
Bass	Fulk	Lucken	Shepard
Berman	Gannaway	Lundy	Siefkas
Bloom	Good	Lynes	Smith of Clayton
Bockwoldt	Graham	McEleney	Smith of Madison
Boothby	Hansen	Neal	Steinberg
Brown of Mahaska	Hedin	Nelson of Buchanan	Stevens
Bryson	Hendrix	Nicholas	Strawman
Burkman	Hicklin	Nielsen	Troeger
Butler	Hinrichs	Noble	Turner
Datisman	Humbert	Norland	Walter of Marshall
Davis	Huston	Olson	Watson
De Groote	Ingalls	Patrick	Weiss
Donohue	Kerr	Pieper	Wellington
Duffield	Kester	Poston	Williams
Duffy	Klemesrud	Prange	Wilson
Eckels	Knickerbocker	Rankin	Mr. Speaker
Edwards	Koch	Redman	
	Krall		

The nays were, 5:

Mills	Putney	Scott	Walker
Moore			

Absent or not voting, 23:

Baker	Kosek	Nelson of Woodbury	Tesmer
Beardsley	Lawrence	Robb	Utzig
Bents	Long	Schwengel	Van Eaton
Brown of Monona	Loss	Sloane	Walter of Pottawattamie
Fiene	McFarlane	Smith of Des Moines	Weichman
Kilpatrick	Morrissey		
King			

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

Senate File 201, a bill for an act to provide for the establishment and maintenance of free public libraries for the use of rural inhabitants of counties, was taken up for consideration.

Troeger of Wapello offered the following amendment and moved its adoption:

Amend Senate File 201, as passed by the Senate, by striking the words and figure "August 1" from line five (5) of section thirteen (13), and inserting in lieu thereof the following: "July 10".

Amendment adopted.

Putney of Tama moved that the bill be laid on the table.

Roll call was demanded.

On the question "Shall Senate File 201 be laid on the table?"

The ayes were, 31:

Anderson	Fletcher	Knickerbocker	Reed
Bockwoldt	Frei	Kruse	Robinson
Bryson	Good	Loss	Scott
Butler	Hicklin	Nelson of	Shepard
Davis	Hinrichs	Buchanan	Smith of Madison
Donohue	Humbert	Pieper	Walker
Eckels	Ingalls	Putney	Watson
Fiene	Kerr	Rankin	Weiss

The nays were, 46:

Avery	Graham	Mills	Saylor
Baker	Hansen	Neal	Siefkas
Bass	Hendrix	Nelson of	Smith of Clayton
Bloom	Huston	Woodbury	Smith of
Boothby	Kester	Nicholas	Des Moines
Burkman	King	Nielsen	Stevens
Datisman	Koch	Noble	Strawman
De Groote	Krall	Norland	Tesmer
Duffield	Landsness	Olson	Troeger
Duffy	Langland	Poston	Turner
Fimmen	Lundy	Redman	Van Eaton
Gannaway	Lynes	Robb	Wilson

Absent or not voting, 31:

Ainsworth	Hedin	Moore	Walter of
Beardsley	Kilpatrick	Morrissey	Marshall
Beman	Klemesrud	Patrick	Walter of
Bents	Kosek	Prange	Pottawattamie
Brown of	Lawrence	Schwengel	Weichman
Mahaska	Long	Sloane	Wellington
Brown of Monona	Lucken	Steinberg	Williams
Edwards	McEleney	Utzig	Mr. Speaker
Fulk	McFarlane		

Motion was lost.

Donohue of Cedar offered the following amendment and moved its adoption:

Amend Senate File 201 by striking all of section thirteen (13) and renumbering the remaining sections.

Bockwoldt of Ida moved the previous question.

Motion prevailed.

Amendment lost.

Troeger 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, 67:

Ainsworth	Gannaway	Morrissey	Smith of Clayton
Avery	Graham	Neal	Smith of
Baker	Hansen	Nelson of	Des Moines
Bass	Hendrix	Woodbury	Steinberg
Beman	Humbert	Nicholas	Stevens
Bloom	Huston	Nielsen	Strawman
Brown of	Kester	Norland	Tesmer
Mahaska	King	Olson	Troeger
Brown of Monona	Koch	Poston	Turner
Burkman	Landsness	Prange	Van Eaton
Butler	Langland	Rankin	Walker
De Groot	Lawrence	Redman	Walter of
Duffield	Lundy	Robb	Marshall
Duffy	Lynes	Robinson	Weichman
Edwards	McEleney	Saylor	Weiss
Fimmen	McFarlane	Schwengel	Williams
Fletcher	Mills	Shepard	Wilson
Frei	Moore	Siefkas	

The nays were, 16:

Anderson	Good	Krall	Pieper
Bockwoldt	Hicklin	Nelson of	Reed
Boothby	Hinrichs	Buchanan	Smith of Madison
Datisman	Kerr	Patrick	Mr. Speaker
Donohue			

Absent or not voting, 25:

Beardsley	Hedin	Long	Sloane
Bents	Ingalls	Loss	Utzig
Bryson	Kilpatrick	Lucken	Walter of
Davis	Klemesrud	Noble	Pottawattamie
Eckels	Knickerbocker	Putney	Watson
Fiene	Kosek	Scott	Wellington
Fulk	Kruse		

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

Lundy of Monroe moved to reconsider the vote by which the bill passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

Senate File 307, a bill for an act to repeal section two hundred twenty-nine point twenty (229.20), Code 1946, relating to beneficiaries of veterans bureau and inserting a new section in lieu thereof, 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, 84:

Ainsworth	Fiene	Landsness	Reed
Anderson	Fimmen	Langland	Saylor
Avery	Fletcher	Lucken	Scott
Baker	Frei	Lynes	Shepard
Bass	Fulk	McFarlane	Siefkas
Beman	Gannaway	Mills	Smith of Clayton
Bloom	Good	Moore	Smith of
Bockwoldt	Graham	Neal	Des Moines
Boothby	Hansen	Nelson of	Smith of Madison
Brown of	Hendrix	Buchanan	Stevens
Mahaska	Hicklin	Nelson of	Troeger
Brown of Monona	Hinrichs	Woodbury	Turner
Bryson	Humbert	Nicholas	Utzig
Burkman	Huston	Nielsen	Walter of
Butler	Ingalls	Noble	Marshall
Datisman	Kerr	Olson	Watson
Davis	Kester	Patrick	Weichman
De Groot	Klemesrud	Pieper	Weiss
Donohue	Knickerbocker	Poston	Wellington
Duffield	Koch	Putney	Williams
Duffy	Krall	Rankin	Wilson
Eckels	Kruse	Redman	Mr. Speaker
Edwards			

The nays were: none.

Absent or not voting, 24:

Beardsley	Long	Prange	Strawman
Bents	Loss	Robb	Tesmer
Hedin	Lundy	Robinson	Van Eaton
Kilpatrick	McEleney	Schwengel	Walker
King	Morrissey	Sloane	Walter of
Kosek	Norland	Steinberg	Pottawattamie
Lawrence			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 529, a bill for an act to provide for a tax on beer manufactured for sale or sold in this state at wholesale and on beer imported into this state for sale at wholesale and sold in this state for resale; such tax to be for the benefit of the general fund of the state of Iowa, 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, 69:

Ainsworth	Bloom	Bryson	Donohue
Anderson	Bockwoldt	Burkman	Duffield
Avery	Brown of	Datisman	Eckels
Baker	Mahaska	Davis	Edwards
Bass	Brown of Monona	De Groot	Fiene

Fimmen	Knickerbocker	Nelson of	Smith of Clayton
Fletcher	Koch	Woodbury	Smith of
Frei	Kruse	Nicholas	Des Moines
Fulk	Landsness	Noble	Smith of Madison
Gannaway	Langland	Norland	Troeger
Good	Lundy	Poston	Turner
Hendrix	Lynes	Prange	Van Eaton
Hicklin	McFarlane	Rankin	Walter of
Huston	Mills	Redman	Marshall
Ingalls	Moore	Reed	Weichman
Kerr	Neal	Robb	Wellington
Kester	Nelson of	Saylor	Williams
King	Buchanan	Shepard	Mr. Speaker
Klemesrud		Siefkas	

The nays were, 14:

Boothby	Hinrichs	Lucken	Pieper
Butler	Humbert	McEleney	Scott
Duffy	Krall	Nielsen	Tesmer
Hansen	Loss		

Absent or not voting, 25:

Beardsley	Lawrence	Schwengel	Walker
Beman	Long	Sloane	Walter of
Bents	Morrissey	Steinberg	Pottawattamie
Graham	Olson	Stevens	Watson
Hedin	Patrick	Strawman	Weiss
Kilpatrick	Putney	Utzig	Wilson
Kosek	Robinson		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 111, a bill for an act to make unlawful certain acts, boycotts, secondary boycotts, strikes, violence, or concerted action on the part of labor organizations, or the officers, representatives, agents, or a member or members thereof; providing penalties for violations and providing for relief by injunction to prevent or stop violations, was taken up for consideration.

Nielsen of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 111 by adding the following section:

"Sec. 3. The provisions of this Act shall not apply to employers or employees covered by the Federal Railroad Labor Act."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 21:

Bloom	Hansen	Nelson of	Robb
Brown of	Lawrence	Woodbury	Schwengel
Mahaska	Loss	Nielsen	Scott
De Groot	Lundy	Norland	Troeger
Duffy	Neal	Poston	Van Eaton
Graham		Prange	Weiss

The nays were, 73:

Ainsworth	Fletcher	Kruse	Robinson
Anderson	Frei	Landsness	Saylor
Avery	Fulk	Langland	Shepard
Baker	Gannaway	Lucken	Siefkas
Bass	Good	Lynes	Smith of Clayton
Beman	Hendrix	McEleney	Smith of
Bockwoldt	Hicklin	McFarlane	Des Moines
Boothby	Hinrichs	Mills	Smith of Madison
Brown of Monona	Humbert	Moore	Stevens
Bryson	Huston	Morrissey	Strawman
Burkman	Ingalls	Nelson of	Tesmer
Butler	Kerr	Buchanan	Turner
Datisman	Kester	Nicholas	Walker
Davis	King	Noble	Walter of
Donohue	Klemesrud	Patrick	Marshall
Duffield	Knickerbocker	Pieper	Watson
Eckels	Koch	Rankin	Weichman
Edwards	Kosek	Redman	Williams
Fimmen	Krall	Reed	Wilson

Absent or not voting, 14:

Beardsley	Kilpatrick	Sloane	Walter of
Bents	Long	Steinberg	Pottawattamie
Fiene	Olson	Utzig	Wellington
Hedin	Putney		Mr. Speaker

Amendment lost.

Ainsworth 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, 77:

Ainsworth	Fiene	Kruse	Robinson
Anderson	Fimmen	Landsness	Saylor
Avery	Fletcher	Langland	Shepard
Baker	Frei	Lucken	Siefkas
Bass	Fulk	Lynes	Smith of Clayton
Beman	Gannaway	McEleney	Smith of
Bockwoldt	Good	McFarlane	Des Moines
Boothby	Hendrix	Mills	Smith of Madison
Brown of	Hicklin	Moore	Stevens
Mahaska	Hinrichs	Morrissey	Strawman
Brown of Monona	Humbert	Nelson of	Tesmer
Bryson	Huston	Buchanan	Turner
Burkman	Ingalls	Nicholas	Walker
Butler	Kerr	Noble	Walter of
Datisman	Kester	Patrick	Marshall
Davis	King	Pieper	Watson
De Groote	Klemesrud	Prange	Weichman
Donohue	Knickerbocker	Rankin	Wellington
Duffield	Koch	Redman	Williams
Eckels	Kosek	Reed	Wilson
Edwards			

The nays were, 22:

Duffy	Loss	Norland	Sloane
Graham	Lundy	Olson	Troeger
Hansen	Neal	Poston	Utzig
Krall	Nelson of	Robb	Van Eaton
Lawrence	Woodbury	Schwengel	Weiss
Long	Nielsen	Scott	

Absent or not voting, 9:

Beardsley	Hedin	Putney	Walter of
Bents	Kilpatrick	Steinberg	Pottawattamie
Bloom			Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Reed of Jefferson moved to reconsider the vote by which the bill passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 529, a bill for an act to provide for a tax on beer manufactured for sale or sold in this state at wholesale and on beer imported into this state for sale at wholesale and sold in this state for resale.

Also: That the Senate has concurred in the House amendment to and passed Senate File 399, a bill for an act relating to motor vehicles and law of the road.

Also: That the Senate has adopted the conference committee report and adopted the amendments contained in the conference committee report and passed Senate File 392, a bill for an act to provide for the re-organization of school districts and making an appropriation for same.

Also: That the Senate has adopted the conference committee report and passed House File 521, a bill for an act to make appropriations from the general fund for various departments of the state of Iowa.

Also: That the President of the Senate has appointed, as members of a third conference committee on Senate File 100, a bill for an act relating to the regulation of sales of beer and malt liquors, on the part of the Senate: Senators Knudson, Henningsen, Reilly and Klein.

W. J. SCARBOROUGH, *Secretary.*

ADOPTION OF REPORT OF CONFERENCE COMMITTEE

Steinberg of Story called up the following report of conference committee on House File 521 and moved its adoption:

CONFERENCE COMMITTEE REPORT ON HOUSE FILE 521

We, the members of the conference committee, to whom was referred House File 521, to adjust the difference between the House and Senate with respect to Section thirty-six (36) of said House File do hereby report:

"That the House concur and Senate amendment to Section thirty-six (36) be adopted."

For the House:

ALBERT STEINBERG.
PHILIP T. HEDIN.
GLENN E. ROBINSON.
EDW. J. MORRISSEY.

On the part of the House.

For the Senate:

E. K. BEKMAN.
ROBERT KEIR.
DE VERE WATSON.
GEORGE FAUL.

On the part of the Senate.

Motion prevailed and the report of conference committee on House File 521, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1947, and ending June 30, 1949, funds for various departments and various divisions thereof, of the state of Iowa, for the purposes provided by law, was 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, 82:

Anderson	Fulk	McFarlane	Scott
Avery	Gannaway	Mills	Shepard
Baker	Good	Moore	Siefkas
Bass	Hansen	Morrissey	Smith of Clayton
Beman	Hendrix	Neal	Smith of
Bloom	Hinrichs	Nelson of	Des Moines
Boothby	Humbert	Buchanan	Smith of Madison
Brown of	Huston	Nelson of	Steinberg
Mahaska	Ingalls	Woodbury	Stevens
Brown of Monona	Kerr	Nicholas	Strawman
Bryson	Kester	Nielsen	Tesmer
Burkman	Klemesrud	Noble	Troeger
Butler	Knickerbocker	Norland	Turner
Datisman	Koch	Olson	Van Eaton
De Groot	Kosek	Pieper	Walter of
Donohue	Krall	Prange	Marshall
Duffy	Kruse	Putney	Watson
Eckels	Landsness	Rankin	Weichman
Fiene	Langland	Redman	Weiss
Fimmen	Loss	Robb	Wilson
Fletcher	Lynes	Robinson	Mr. Speaker
Frei	McEleney	Saylor	

The nays were: none.

Absent or not voting, 26:

Ainsworth	Graham	Lucken	Utzig
Beardsley	Hedin	Lundy	Walker
Bents	Hicklin	Patrick	Walter of
Bockwoldt	Kilpatrick	Poston	Pottawattamie
Davis	King	Reed	Wellington
Duffield	Lawrence	Schwengel	Williams
Edwards	Long	Sloane	

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

Smith of Clayton called up the following report of conference committee and moved its adoption:

REPORT OF THE CONFERENCE COMMITTEE ON SENATE FILE 392

To the President of the Senate and the Speaker of the House:

We, the undersigned members of the conference committee appointed for the consideration of Senate File 392, relating to the reorganization of school districts, beg leave to report and make the following recommendations:

1. That Senate File 392 be amended by striking from lines 8, 9, and 10, of section three, the words: "Provided, however, that if sixty-five per cent of the total votes cast in all of the affected districts are in favor of the plan, it shall be deemed to have been adopted.", and insert in lieu thereof the following: "Provided, however, that when the plan for reorganization of school districts includes all or portions of five or more separate, regularly, established school districts, and eighty per cent of the affected districts or portions of districts, vote in favor of the plan, then the plan shall be deemed to have been adopted by the districts or portions of districts voting approval, and the district or portion of a district voting adversely to such plan shall be omitted from the newly formed district."

2. Amend Senate File 392 by striking from lines 2 and 3 of section 6, the words and figures "ninety-nine thousand dollars (\$99,000.00)" and substituting in lieu thereof the words and figures "forty-nine thousand five hundred dollars (\$49,500.00)" and by striking from line 6 of section six the words "the sum of one thousand dollars (\$1,000.00)" and substituting in lieu thereof "such sum as is necessary, but not to exceed five hundred dollars (\$500.00)".

SMITH of Clayton.

SCHWENGEL of Scott.

RANKIN of Franklin.

WILSON of Wright.

On the part of the House.

KIRKETEG of Taylor.

COLBURN of Shelby.

RITCHIE of Cherokee.

DOUD of Van Buren.

On the part of the Senat

Motion prevailed and the report of conference committee on Senate File 392, a bill for an act to amend chapter two hundred seventy-five (275), Code 1946, relating to the reorganization of school districts, was 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, 93:

Ainsworth	Graham	McEleney	Schwengel
Anderson	Hansen	McFarlane	Scott
Avery	Hedin	Mills	Shepard
Baker	Hendrix	Moore	Siefkas
Bass	Hicklin	Neal	Smith of Clayton
Beman	Hinrichs	Nelson of	Smith of
Bloom	Humbert	Buchanan	Des Moines
Bockwoldt	Huston	Nelson of	Steinberg
Boothby	Ingalls	Woodbury	Stevens
Brown of Monona	Kerr	Nicholas	Strawman
Butler	Kester	Nielsen	Tesmer
Datisman	Klemesrud	Noble	Troeger
Davis	Knickerbocker	Norland	Turner
De Groot	Koch	Olson	Van Eaton
Donohue	Kosek	Pieper	Walker
Duffield	Krall	Poston	Walter of
Duffy	Kruse	Prange	Marshall
Eckels	Landsness	Putney	Watson
Edwards	Langland	Rankin	Weichman
Fimmen	Lawrence	Redman	Weiss
Fletcher	Loss	Reed	Wellington
Frei	Lucken	Robb	Williams
Fulk	Lundy	Robinson	Wilson
Gannaway	Lynes	Saylor	Mr. Speaker
Good			

The nays were: none.

Absent or not voting, 15:

Beardsley	Burkman	Long	Smith of Madison
Bents	Fiene	Morrissey	Utzig
Brown of	Kilpatrick	Patrick	Walter of
Mahaska	King	Sloane	Pottawattamie
Bryson			

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 Senate has receded from its amendment to and has passed House Joint Resolution 10, designating a mental health authority in the state of Iowa.

W. J. SCARBOROUGH, *Secretary*.

MOTION TO RECONSIDER WITHDRAWN

McFarlane of Black Hawk asked and obtained unanimous consent to withdraw the motion filed by him found on page 1612 in the Journal of April 24, 1947, relative to House Concurrent Resolution 18.

RECORD EXPUNGED ON SENATE FILE 486

The Speaker asked and obtained unanimous consent to expunge the record showing the Speaker's signature on Senate File 486 and the record showing the bill correctly enrolled.

BILLS SIGNED BY THE GOVERNOR.

A communication was received from the Governor announcing he had signed the following bills: April 23, 1947, House Files 62, 532 and 537; April 24, 1947, House Files 525, 189, 212 and 497.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 489, 503 and 504 under Rule 72.

On motion by McFarlane of Black Hawk the House recessed until 8:00 p.m.

EVENING SESSION

The House reconvened, Speaker Kuester in the Chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 365, a bill for an act relating to definition of society for purpose of qualifying for state aid to local fairs.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 450, a bill for an act relating to the establishment of detention homes and schools.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 544, a bill for an act making appropriations for payment of miscellaneous expenses of the Fifty-second General Assembly.

W. J. SCARBOROUGH, *Secretary.*

CONSIDERATION OF SENATE AMENDMENTS

House File 365, a bill for an act to amend section one hundred seventy-four point one (174.1), Code 1946, relating to definition of society for purpose of qualifying for state aid to local fairs, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENTS TO HOUSE FILE 365

Amend House File three hundred sixty-five (365) by adding the following:

"Sec. 2. Section one hundred seventy-four point eleven (174.11), Code 1946, is amended by striking all of the first sentence thereof and inserting in lieu thereof the following:

"The amount allowed to any society as state aid shall be a sum equal to eighty per cent of the total cash premiums paid by the society at its annual fair for the current year, but the total aid shall not in any one year exceed twenty-five hundred dollars to any one county."

Fimmen of Davis offered the following amendemnt to Senate amendment and moved its adoption:

Amend Senate amendment to House File 365 by striking the period at the end of the title and adding the following: "and to amend section one hundred seventy-four point eleven (174.11), Code 1946, relating to the amount allowed any society as state aid."

Amendment adopted.

Fimmen of Davis moved the House concur in Senate amendment as amended to House File 365.

Motion prevailed and the House concurred in Senate amendment to House File 365.

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:

Anderson	Butler	Fletcher	Ingalls
Avery	Datisman	Fulk	Kerr
Baker	Davis	Gannaway	Kester
Bass	De Groote	Good	King
Bloom	Donohue	Hedin	Klemesrud
Bockwoldt	Duffield	Hendrix	Knickerbocker
Boothby	Eckels	Hicklin	Koch
Brown of Monona	Edwards	Hinrichs	Kosek
Bryson	Fiene	Humbert	Krall
Burkman	Fimmen	Huston	Landsness

Langland	Noble	Robinson	Stevens
Lawrence	Norland	Saylor	Strawman
Lucken	Olson	Schwengel	Turner
Lundy	Pieper	Shepard	Van Eaton
Lynes	Poston	Siefkas	Watson
McFarlane	Prange	Smith of Clayton	Weichman
Moore	Rankin	Smith of	Weiss
Neal	Redman	Des Moines	Williams
Nelson of	Reed	Smith of Madison	Wilson
Buchanan	Robb	Steinberg	Mr. Speaker
Nielsen			

The nays were: none.

Absent or not voting, 29:

Ainsworth	Hansen	Nelson of	Troeger
Beardsley	Kilpatrick	Woodbury	Utzig
Beman	Kruse	Nicholas	Walker
Bents	Long	Patrick	Walter of
Brown of	Loss	Putney	Marshall
Mahaska	McEleney	Scott	Walter of
Duffy	Mills	Sloane	Pottawattamie
Frei	Morrissey	Tesmer	Wellington
Graham			

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

House File 450, a bill for an act to amend section two hundred thirty-two point thirty-five (232.35), Code 1946, relating to the establishment of detention homes and schools, with Senate amendment, was taken up for consideration and the amendment read and considered:

SENATE AMENDMENT TO HOUSE FILE 450

Amend House File 450 by striking from line 4 the words "contain an educational institution" and inserting in lieu thereof the words "contains a state university".

Krall of Johnson moved the House concur in Senate amendment to House File 450.

Motion prevailed and the House concurred in Senate amendment to House File 450.

Krall 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, 76:

Anderson	Fulk	Lundy	Saylor
Avery	Gannaway	Lynes	Schwengel
Baker	Good	McFarlane	Shepard
Bass	Hedin	Moore	Siefkas
Bloom	Hicklin	Neal	Smith of Clayton
Bockwolddt	Hinrichs	Nelson of	Smith of
Boothby	Humbert	Buchanan	Des Moines
Brown of Monona	Huston	Nielsen	Smith of Madison
Bryson	Ingalls	Noble	Steinberg
Burkman	Kerr	Norland	Stevens
Butler	Kester	Olson	Strawman
Datisman	Klemesrud	Patrick	Turner
Davis	Knickerbocker	Pieper	Van Eaton
De Groot	Koch	Poston	Walker
Donohue	Kosek	Prange	Watson
Duffield	Krall	Rankin	Weichman
Eckels	Landsness	Redman	Weiss
Fiene	Langland	Robb	Williams
Fimmen	Lawrence	Robinson	Wilson
Fletcher	Lucken		

The nays were, 3:

Edwards	Hendrix	Reed
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Absent or not voting, 29:

Ainsworth	Hansen	Morrissey	Troeger
Beardsley	Kilpatrick	Nelson of	Utzig
Beman	King	Woodbury	Walter of
Bents	Kruse	Nicholas	Marshall
Brown of	Long	Putney	Walter of
Mahaska	Loss	Scott	Pottawattamie
Duffy	McEleney	Sloane	Wellington
Frei	Mills	Tesmer	Mr. Speaker
Graham			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF SENATE JOINT RESOLUTION

McFarlane of Black Hawk asked and obtained unanimous consent for the consideration of the following Senate joint resolution:

Senate Joint Resolution 12, a joint resolution creating a special committee to investigate the old-age and survivors' insurance system of public employees and to recommend a program of improvement, changing or modification of said system, designating the powers and duties of said committee and providing for the expense of said committee, was taken up for consideration.

Reed of Jefferson offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 12 by striking section eight (8).

Amend the enacting clause of Senate Joint Resolution 12 by striking the word "Resolved" and inserting in lieu thereof the word "Enacted".

Amendment adopted.

Reed of Jefferson 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 resolution pass?"

The ayes were, 62:

Anderson	Gannaway	Lucken	Reed
Avery	Hendrix	Lynes	Robb
Baker	Hicklin	McEleney	Robinson
Bass	Humbert	McFarlane	Saylor
Beman	Huston	Neal	Schwengel
Bloom	Ingalls	Nelson of	Shepard
Boothby	Kerr	Buchanan	Siefas
Brown of Monona	Kester	Nelson of	Smith of Clayton
Bryson	Klemesrud	Woodbury	Smith of
Burkman	Knickerbocker	Noble	Des Moines
Datisman	Koch	Norland	Smith of Madison
Davis	Kosek	Poston	Strawman
De Groote	Krall	Prange	Turner
Donohue	Landsness	Putney	Van Eaton
Eckels	Langland	Rankin	Williams
Edwards	Lawrence	Redman	Wilson
Frei			

The nays were, 6:

Bockwoldt	Fiene	Long	Pieper
Butler	Hinrichs		

Absent or not voting, 40:

Ainsworth	Graham	Nicholas	Walker
Beardsley	Hansen	Nielsen	Walter of
Bents	Hedin	Olson	Marshall
Brown of	Kilpatrick	Patrick	Walter of
Mahaska	King	Scott	Pottawattamie
Duffield	Kruse	Sloane	Watson
Duffy	Loss	Steinberg	Weichman
Fimmen	Lundy	Stevens	Weiss
Fletcher	Mills	Tesmer	Wellington
Fulk	Moore	Troeger	Mr. Speaker
Good	Morrissey	Utzig	

The joint resolution having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

CONSIDERATION OF BILLS

Senate File 231, a bill for an act to prohibit the use of commercial aircraft on the inland waters of the state except when in danger, 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, 80:

Anderson	Frei	Long	Rankin
Avery	Gannaway	Lucken	Redman
Baker	Good	Lundy	Robinson
Bass	Hedin	Lynes	Saylor
Beman	Hendrix	McEleney	Schwengel
Bloom	Hicklin	McFarlane	Shepard
Bockwoldt	Hinrichs	Moore	Siefkas
Boothby	Humbert	Neal	Smith of Clayton
Brown of Monona	Huston	Nelson of	Smith of
Bryson	Ingalls	Buchanan	Des Moines
Burkman	Kerr	Nelson of	Smith of Madison
Butler	Kester	Woodbury	Steinberg
Datisman	King	Nielsen	Strawman
Davis	Klemesrud	Noble	Turner
De Groot	Knickerbocker	Norland	Van Eaton
Donohue	Koch	Olson	Walker
Duffield	Kosek	Patrick	Watson
Eckels	Krall	Pieper	Weichman
Edwards	Landsness	Poston	Weiss
Fimmen	Langland	Prange	Wilson
Fletcher	Lawrence	Putney	

The nays were: none.

Absent or not voting, 28:

Ainsworth	Graham	Reed	Walter of
Beardsley	Hansen	Robb	Marshall
Bents	Kilpatrick	Scott	Walter of
Brown of	Kruse	Sloane	Pottawattamie
Mahaska	Loss	Stevens	Wellington
Duffy	Mills	Tesmer	Williams
Fiene	Morrissey	Troeger	Mr. Speaker
Fulk	Nicholas	Utzig	

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 and obtained unanimous consent for the consideration of the following Senate Joint Resolution:

CONSIDERATION OF SENATE JOINT RESOLUTION

Senate Joint Resolution 14, a joint resolution directing the state department of public instruction to compile and furnish to the members of the 53d General Assembly on or before January 10, 1949, a complete list of the names of school employees, including all superintendents, assistant superintendents, department heads, directors of departments, supervisors, principals, coaches, instructors, teachers, and all other persons employed on the instructional staff, and the total compensation paid or to be

paid to each of them for the school years 1947-1948 and 1948-1949, was taken up for consideration.

McFarlane of Black Hawk 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 resolution pass?"

The ayes were, 81:

Anderson	Frei	Lundy	Robinson
Avery	Gannaway	Lynes	Saylor
Baker	Good	McEleney	Schwengel
Bass	Hedin	McFarlane	Shepard
Beman	Hendrix	Moore	Siefkas
Bloom	Hinrichs	Neal	Smith of Clayton
Bockwoldt	Humbert	Nelson of	Smith of
Boothby	Huston	Buchanan	Des Moines
Bryson	Ingalls	Nielsen	Smith of Madison
Burkman	Kerr	Noble	Steinberg
Butler	Kester	Norland	Stevens
Datisman	King	Olson	Strawman
Davis	Knickerbocker	Patrick	Turner
De Groot	Koch	Pieper	Van Eaton
Donohue	Kosek	Poston	Walker
Duffield	Krall	Prange	Watson
Eckels	Landsness	Putney	Weichman
Edwards	Langland	Rankin	Weiss
Fiene	Lawrence	Redman	Williams
Fimmen	Long	Reed	Wilson
Fletcher	Lucken	Robb	

The nays were: none.

Absent or not voting, 27:

Ainsworth	Graham	Morrissey	Utzig
Beardsley	Hansen	Nelson of	Walter of
Bents	Hicklin	Woodbury	Marshall
Brown of	Kilpatrick	Nicholas	Walter of
Mahaska	Klemesrud	Scott	Pottawattamie
Brown of Monona	Kruse	Sloane	Wellington
Duffy	Loss	Tesmer	Mr. Speaker
Fulk	Mills	Troeger	

The joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

Senate File 480, a bill for an act to amend the law as it appears in section ninety-six point ten (96.10) in chapter ninety-six (96), Code 1946, relating to the Iowa Employment Security Commission and the compensation of the commissioners, 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, 67:

Anderson	Fimmen	Langland	Reed
Avery	Frei	Lawrence	Robb
Baker	Gannaway	Lucken	Robinson
Bass	Good	Lundy	Saylor
Beman	Hedin	McEleney	Shepard
Bloom	Hendrix	McFarlane	Siefkas
Bockwoldt	Hicklin	Moore	Smith of Clayton
Brown of Monona	Hinrichs	Neal	Smith of
Bryson	Humbert	Nelson of	Des Moines
Burkman	Huston	Buchanan	Strawman
Butler	Kerr	Nelson of	Turner
Datisman	Kester	Woodbury	Van Eaton
Davis	King	Patrick	Walker
De Groot	Klemesrud	Prange	Watson
Donohue	Koch	Putney	Weichman
Duffield	Kosek	Rankin	Weiss
Eckels	Krall	Redman	Wilson
Edwards	Landsness		

The nays were, 4:

Fletcher	Ingalls	Pieper	Smith of Madison
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Absent or not voting, 37:

Ainsworth	Hansen	Nielsen	Tesmer
Beardsley	Kilpatrick	Noble	Troeger
Bents	Knickerbocker	Norland	Utzig
Boothby	Kruse	Olson	Walter of
Brown of	Long	Poston	Marshall
Mahaska	Loss	Schwengel	Walter of
Duffy	Lynes	Scott	Pottawattamie
Piene	Mills	Sloane	Wellington
Fulk	Morrissey	Steinberg	Williams
Graham	Nicholas	Stevens	Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 481, a bill for an act relating to the compensation of the members of the Board of Social Welfare, 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, 67:

Avery	Good	Lawrence	Reed
Baker	Hedin	Lundy	Robb
Bass	Hendrix	Lynes	Robinson
Bloom	Hicklin	McEleney	Saylor
Bockwoldt	Hinrichs	McFarlane	Shepard
Boothby	Humbert	Moore	Smith of Clayton
Bryson	Huston	Neal	Smith of
Burkman	Kerr	Nelson of	Des Moines
Butler	Kester	Woodbury	Strawman
Datisman	King	Nielsen	Turner
De Groote	Klemesrud	Norland	Van Eaton
Donohue	Knickerbocker	Olson	Walker
Duffield	Koch	Poston	Watson
Eckels	Kosek	Prange	Weichman
Edwards	Krall	Putney	Weiss
Fimmen	Landsness	Rankin	Williams
Frei	Langland	Redman	Wilson
Gannaway			

The nays were, 8:

Beman	Fletcher	Nelson of	Patrick
Brown of Monona	Ingalls	Buchanan	Pieper
			Smith of Madison

Absent or not voting, 33:

Ainsworth	Fulk	Morrissey	Tesmer
Anderson	Graham	Nicholas	Troeger
Beardsley	Hansen	Noble	Utzig
Bents	Kilpatrick	Schwengel	Walter of
Brown of	Kruse	Scott	Marshall
Mahaska	Long	Siefkas	Walter of
Davis	Loss	Sloane	Pottawattamie
Duffy	Luken	Steinberg	Wellington
Fiene	Mills	Stevens	Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 495, a bill for an act relating to the compensation for the members of the state highway commission, 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, 57:

Avery	Datisman	Frei	Kester
Bass	Davis	Good	King
Bloom	De Groote	Hedin	Knickerbocker
Bockwoldt	Donohue	Hendrix	Koch
Boothby	Duffield	Hicklin	Kosek
Bryson	Eckels	Hinrichs	Krall
Burkman	Edwards	Huston	Landsness
Butler	Fimmen	Kerr	Langland

Lawrence	Olson	Robb	Strawman
Lucken	Poston	Saylor	Turner
McEleney	Prange	Schwengel	Van Eaton
McFarlane	Putney	Shepard	Weiss
Nelson of	Rankin	Smith of Clayton	Williams
Woodbury	Redman	Smith of	Wilson
Nielsen	Reed	Des Moines	

The nays were, 17:

Anderson	Fletcher	Moore	Siefkas
Baker	Gannaway	Neal	Smith of Madison
Beman	Humbert	Norland	Walker
Brown of Monona	Lynes	Pieper	Weichman
Fiene			

Absent or not voting, 34:

Ainsworth	Kilpatrick	Nicholas	Troeger
Beardsley	Klemesrud	Noble	Utzig
Bents	Kruse	Patrick	Walter of
Brown of	Long	Robinson	Marshall
Mahaska	Loss	Scott	Walter of
Duffy	Lundy	Sloane	Pottawattamie
Fulk	Mills	Steinberg	Watson
Graham	Morrissey	Stevens	Wellington
Hansen	Nelson of	Tesmer	Mr. Speaker
Ingalls	Buchanan		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by McFarlane of Black Hawk, the House recessed until the fall of the gavel.

*

The House reconvened, Speaker Kuester in the chair.

Prayer was offered by the Reverend Tom Moore King, pastor of the Methodist church, Lineville, Iowa.

PETITIONS

Beman of Keokuk presented a petition signed by faculty members of the Kinross Consolidated School asking support of the educational program of Iowa.

Referred to schools and textbooks committee.

Bents of Howard presented a petition signed by state highway commission employees of Cresco, urging support of House Files 138, 353 and 359.

Referred to roads and highways committee.

Davis of Fayette asked and obtained unanimous consent to have the poem by George B. Kester printed in the Journal.

The 52nd G.A.

We gathered here at the turn of the year,
In the fifty-second G.A.

With ambition bright in mind and heart,
To make laws that time could not sway.

The issues we faced of gigantic import,
Were many and varied in hue,
But a speaker we chose, who was strong and fair,
And he guided in statesmanship true.

Floor leaders we chose, of insight rare,
Who could charter the course of our days,
So that time was well spent, our thoughts in line
Toward our goal of fairness, always.

Committee work, we've often agreed,
Was strenuous sure, but in quality, rare,
And we come to the end of the course,
Results with the best compare.

We have disagreed, in many respects,
On questions of every size,
But by tolerance rare, and leadership staunch
We've arrived at a goal we prize.

Our governor staunch, we've often irked,
But by many a conference late,

We've proved again that Democracy,
Still reigns supreme in our state.

The friendships formed, and the things we've learned,
No time, nor tide can sever,
And in years to come, we'll prize more and more,
The ties that bind us together.

And as now we close the record fair,
On this G. A. strong and bold,
We pray that God in his infinite grace,
Our effort will bless, and uphold.

And we humbly pray, as time and tide
Tests our effort and strains it fine,
The records may show that this G.A.
Had some touch of guidance divine.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 489 and 497, under Rule 72.

COMMUNICATION FROM THE SECRETARY OF THE SENATE

STATE OF IOWA
Office Of
Secretary of the Senate
Des Moines

April 25, 1947

Mr. A. C. Gustafson, Chief Clerk
House of Representatives,
Local.

Dear Mr. Gustafson:

By unanimous consent of the Senate, I have been directed to request the return to the Senate of House File 488, a bill for an act authorizing political subdivisions of state to acquire property for airport or air navigation facility purposes, subject to certain conditions.

Respectfully,
W. J. SCARBOROUGH,
Secretary of Senate.

CONSIDERATION OF HOUSE RESOLUTION 10

Reed of Jefferson offered the following House resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE RESOLUTION 10

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-second 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-second and Fifty-third General Assemblies of Iowa.

Reed of Jefferson moved the adoption of the resolution.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF HOUSE RESOLUTION 11

Morrissey of Jasper offered the following House resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE RESOLUTION 11

Whereas, During the interim between the sessions of the General Assembly, the Chief Clerk of the House has expense in connection with interim duties in his capacity as Chief Clerk, such as postage and stenographic expense, and,

Whereas, Certain duties have already been assigned to him by the Fifty-second General Assembly and others may become necessary; now, therefore,

Be It Resolved That the Speaker of the House is hereby authorized to approve such legitimate expense and authorize payment of compensation as he in his discretion may deem necessary.

Morrissey of Jasper moved the adoption of the resolution.

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 227, a bill for an act relating to U. S. highway number 6.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 88, a bill for an act providing that vacancy in office of sheriff may be assumed by deputy sheriff.

Also: That the Senate has concurred in the House amendment to and passed Senate Joint Resolution 12, creating a special committee to investigate the old-age and survivors' insurance system of public employees.

Also: That the Senate has concurred in the House amendment to and passed Senate File 201, a bill for an act to provide for the establishment and maintenance of free public libraries for the use of rural inhabitants of counties.

Also: That the Senate has adopted the first conference committee report and the President of the Senate has named as a second conference committee on House File 93, a bill for an act relating to state aid to schools: Senators Knudson, Elthon, Musmaker and Sharp.

Also: That the Senate has concurred in the House amendment to Senate amendment and passed House File 365, a bill for an act relating to definition of society for purpose of qualifying for state aid to local fairs.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 391, a bill for an act providing that the Iowa real estate commission shall be subject to the state budget law.

W. J. SCARBOROUGH, *Secretary.*

ADOPTION OF REPORT OF CONFERENCE COMMITTEE

Williams of Van Buren offered the following report of conference committee and moved its adoption:

CONFERENCE COMMITTEE REPORT ON HOUSE FILE 93

To the President of the Senate, and the Speaker of the House:

We, the undersigned, your conference committee on House File 93, have been unable to agree, therefore, we return the bill for further consideration.

On the part of the Senate:

IRVING D. LONG.

ALDEN L. DOUD.

J. KENDALL LYNES.

E. K. BEKMAN.

On the part of the House:

O. C. WILLIAMS.

EDNA C. LAWRENCE.

FRED SCHWENGEL.

RUSSELL A. PATRICK.

Motion prevailed and report adopted.

CONFERENCE COMMITTEE APPOINTED

The Speaker appointed the following members to a conference committee to consider House File 93: Williams of Van Buren, Ingalls of Jackson, Putney of Tama and Schwengel of Scott.

CONSIDERATION OF SENATE AMENDMENT

House File 544, a bill for an act making appropriations for payment of miscellaneous expenses of the Fifty-second General Assembly, with Senate amendment, was taken up for consideration and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE 544

Amend House File 544 by striking all of section 8 and renumbering the remaining sections.

Weichman of Benton moved that the House concur in the Senate amendment to House File 544.

Motion prevailed and the House concurred in the Senate amendment.

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, 81:

Ainsworth	Frei	Lundy	Robinson
Anderson	Fulk	Lynes	Saylor
Avery	Good	McEleney	Scott
Baker	Hansen	McFarlane	Shepard
Bass	Hedin	Mills	Siefkas
Beardsley	Hendrix	Moore	Smith of Clayton
Beman	Hinrichs	Morrissey	Smith of Madison
Bloom	Humbert	Nelson of	Steinberg
Bockwoldt	Huston	Buchanan	Stevens
Boothby	Ingalls	Nelson of	Tesmer
Brown of	Kerr	Woodbury	Troeger
Mahaska	Kester	Nielsen	Turner
Brown of Monona	King	Noble	Van Eaton
Burkman	Knickerbocker	Norland	Walker
Butler	Koch	Poston	Walter of
Davis	Kosek	Prange	Marshall
De Groot	Krall	Putney	Watson
Donohue	Kruse	Rankin	Weichman
Eckels	Landsness	Redman	Weiss
Edwards	Langland	Reed	Wilson
Fimmen	Loss	Robb	Mr. Speaker
Fletcher			

The nays were: none.

Absent or not voting, 27:

Bents	Graham	Neal	Smith of
Bryson	Hicklin	Nicholas	Des Moines
Datisman	Kilpatrick	Olson	Strawman
Duffield	Klemesrud	Patrick	Utzig
Duffy	Lawrence	Pieper	Walter of
Fiene	Long	Schwengel	Pottawattamie
Gannaway	Lucken	Sloane	Wellington
			Williams

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

Smith of Des Moines asked and obtained unanimous consent for the immediate consideration of Senate File 270.

Senate File 270, a bill for an act to repeal sections three hundred ninety-two point two (392.2), three hundred ninety-two point six (392.6), three hundred ninety-two point seven (392.7), three hundred ninety-two point eight (392.8), three hundred ninety-two point nine (392.9) and three hundred ninety-two point eleven (392.11), Code 1946, and to enact substitutes therefor, relating to the joint use of municipal sewers, construction of such sewers, and the levy of special assessments and issuance of bonds or certificates in connection with such construction, was taken up for consideration.

Smith 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, 81:

Ainsworth	Edwards	Kosek	Noble
Anderson	Fiene	Krall	Norland
Avery	Fimmen	Kruse	Poston
Bass	Fletcher	Langland	Prange
Beardsley	Frei	Lawrence	Putney
Beman	Fulk	Loss	Rankin
Bloom	Good	Lucken	Redman
Bockwoldt	Hansen	Lynes	Reed
Boothby	Hedin	McEleney	Robb
Brown of	Hendrix	McFarlane	Robinson
Mahaska	Hinrichs	Mills	Saylor
Brown of Monona	Humbert	Moore	Scott
Burkman	Huston	Morrissey	Shepard
Butler	Ingalls	Nelson of	Siefkas
Davis	Kerr	Buchanan	Smith of Clayton
De Groote	Kester	Nelson of	Smith of
Donohue	Knickerbocker	Woodbury	Des Moines
Eckels	Koch	Nielsen	Smith of Madison

Steinberg	Turner	Walter of	Weiss
Stevens	Van Eaton	Marshall	Wilson
Tesmer	Walker	Watson	Mr. Speaker
Troeger		Weichman	

The nays were: none.

Absent or not voting, 27:

Baker	Graham	Lundy	Sloane
Bents	Hicklin	Neal	Strawman
Bryson	Kilpatrick	Nicholas	Utzig
Datisman	King	Olson	Walter of
Duffield	Klemesrud	Patrick	Pottawattamie
Duffy	Landsness	Pieper	Wellington
Gannaway	Long	Schwengel	Williams

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 486, a bill for an act to make appropriations to Burlington Transportation Company, Galesburg, Illinois; Western Transportation Company, Des Moines, Iowa; Bessie Groves, Des Moines, Iowa; Calhoun County, Rockwell City, Iowa; Oakville Consolidated School District, Oakville, Iowa, was taken up for consideration.

Hinrichs 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, 82:

Ainsworth	Good	Lynes	Saylor
Anderson	Hedin	McEleney	Scott
Avery	Hendrix	McFarlane	Shepard
Baker	Hicklin	Mills	Siefkas
Bass	Hinrichs	Moore	Smith of Clayton
Beardsley	Humbert	Neal	Smith of
Bloom	Huston	Nelson of	Des Moines
Boothby	Kerr	Woodbury	Smith of Madison
Brown of	Kester	Nielsen	Steinberg
Mahaska	King	Noble	Tesmer
Burkman	Klemesrud	Norland	Troeger
Butler	Knickerbocker	Olson	Turner
Davis	Koch	Patrick	Van Eaton
De Groote	Kosek	Pieper	Walker
Duffield	Krall	Poston	Walter of
Eckels	Kruse	Prange	Marshall
Edwards	Landsness	Rankin	Watson
Fiene	Langland	Redman	Weichman
Fimmen	Long	Reed	Weiss
Fletcher	Loss	Robb	Wilson
Frei	Lucken	Robinson	Mr. Speaker
Fulk	Lundy		

The nays were: none.

Absent or not voting, 26:

Beman	Duffy	Morrissey	Stevens
Bents	Gannaway	Nelson of	Strawman
Bockwoldt	Graham	Buchanan	Utzig
Brown of Monona	Hansen	Nicholas	Walter of
Bryson	Ingalls	Putney	Pottawattamie
Datisman	Kilpatrick	Schwengel	Wellington
Donohue	Lawrence	Sloane	Williams

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF SENATE AMENDMENT

House File 391, a bill for an act providing that the Iowa real estate commission shall be subject to the state budget law, was taken up for consideration.

SENATE AMENDMENT TO HOUSE FILE 391

Amend House File 391 as follows:

1. By adding before the words "the commission" in line 5 the following "Beginning July 1, 1949,".

2. By adding the following new sections:

"Sec. 2. Section one hundred seventeen point eight (117.8), Code 1946, and section eight (8) of chapter ninety-six (96) of the Acts of the Fifty-first General Assembly are hereby repealed and the following enacted in lieu thereof:

'Sec. 3. There is hereby created the Iowa real estate commission which shall consist of the secretary of state as chairman and four members appointed by the governor with approval of two-thirds of the Senate in executive session, each of whom prior to the date of his appointment shall have been actively engaged as a real estate broker within this state for a period of not less than five years. Of the first appointments hereunder two members shall be appointed for terms of two years and two members shall be appointed for terms of four years and until their successors have been appointed and qualified. Thereafter, at the expiration of the term of each appointed member, the governor shall appoint a successor for a term of four years. The terms of all of said appointments shall commence on July first of the year in which the appointment is made, provided that nothing contained herein shall operate to terminate prior to June 30, 1947, the appointment of any commissioner heretofore appointed. There shall at no time be more than one appointed commissioner from any one county, nor may any person act as an appointed commissioner while holding any other elective or appointive state or federal office. In the event of a vacancy on the commission, "the governor shall fill such vacancy by appointing a member to serve during the unexpired term of the member whose office has become vacant. The action of the majority of the members of the commission shall be termed the action of the commission.'

"Sec. 3. 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 in the Manchester Press, a newspaper published at Manchester, Iowa."

3. By correcting the title as follows: Strike the period (.) after the word "law" in line 2 and insert a comma (,) in lieu thereof, and the following: "and to repeal section one hundred seventeen point eight (117.8), Code 1946, and section eight (8) of chapter ninety-six (96), Acts of the Fifty-first General Assembly relating to the appointment of real estate commissioners.

Weichman of Benton moved the House concur in the Senate amendment to House File 391.

Motion prevailed and the House concurred in Senate amendment.

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, 78:

Ainsworth	Gannaway	Lundy	Siefkas
Anderson	Good	Lynes	Smith of
Baker	Hansen	McFarlane	Des Moines
Bass	Hedin	Moore	Smith of Madison
Beardsley	Hendrix	Morrissey	Steinberg
Bloom	Hicklin	Neal	Stevens
Bockwoldt	Hinrichs	Nelson of	Strawman
Boothby	Humbert	Buchanan	Tesmer
Brown of	Huston	Nelson of	Troeger
Mahaska	Ingalls	Woodbury	Turner
Brown of Monona	Kerr	Nicholas	Van Eaton
Burkman	Kester	Nielsen	Walker
Davis	Knickerbocker	Noble	Walter of
De Groot	Koch	Pieper	Marshall
Donohue	Krall	Prange	Watson
Eckels	Landsness	Rankin	Weichman
Edwards	Langland	Reed	Weiss
Fiene	Lawrence	Robb	Williams
Fimmen	Long	Robinson	Wilson
Fletcher	Loss	Saylor	Mr. Speaker
Fulk	Lucken	Shepard	

The nays were: none.

Absent or not voting, 30:

Avery	Frei	Mills	Scott
Beman	Graham	Norland	Sloane
Bents	Kilpatrick	Olson	Smith of Clayton
Bryson	King	Patrick	Utzig
Butler	Klemesrud	Poston	Walter of
Datisman	Kosek	Putney	Pottawattamie
Duffield	Kruse	Redman	Wellington
Duffy	McEleney	Schwengel	

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

EXPLANATION OF OBJECTIONS TO SENATE FILE 486

MR. SPEAKER:

I use this method to explain my objections to consideration of Senate File 486 and the withdrawal of such objections.

Senate File 486, section 5, involves claim for the Oakville Consolidated School District, Oakville, Louisa county, Iowa, or deposit lost by the close of the Farmers Bank, Oakville, Iowa. This claim was for a sum of money in excess of the amount authorized by the authority of the district deposited in said bank.

It is my understanding that there are several other claims of like character, and that by the passage of this section a precedent might be set for the payment of such class of claims. By striking the section the bill is allowed to pass without objection, and I have no desire to stand in the light of objection to the other legitimate claims.

I sincerely believe that this class of claims should be paid by the state to relieve the loss by the taxpayer. The claim is legitimate and equitable and that provision in future legislatures should be made for the payment of all claims, of like nature, out of the sinking fund as provided by law.

Respectfully submitted,

M. F. HICKLIN.

MESSAGES FROM 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 adopted the amendments contained in the conference committee report and passed House File 375, a bill for an act relating to the registration fee for aircraft.

Also: That the Senate has adopted the second conference committee report and adopted the amendments contained in the conference committee report and passed House File 93, a bill for an act relating to appropriations for state aid to schools.

W. J. SCARBOROUGH, *Secretary.*

ADOPTION OF REPORT OF CONFERENCE COMMITTEE

Schwengel of Scott offered the following report of the conference committee on House File 93 and moved its adoption:

CONFERENCE COMMITTEE REPORT ON HOUSE FILE 93

MR. PRESIDENT: Your committee appointed as a conference committee on House File 93 desires to report that they have agreed as follows:

Amend section 7 by inserting after the word "All" in line 6 the words "General Aid."

Further amend section 7 by striking the word "proportionate" in line 10 and the words "buildings" and "proportionate" in line 11.

Further amend section 7 by striking from lines 16 and 17 the following: "proportionate cost of operating and maintaining buildings, and the proportionate."

Further amend section 7, line 23, by adding the words "kindergarten courses", after the colon.

Further amend line 30 by striking the word "and" and also the period after the word "art" and inserting a comma in lieu thereof, and by adding the following: "and other courses expressly authorized by law".

Further amend by striking the word "and" and also the period in line 36 and inserting a comma, and add the following: "and other courses expressly authorized by law".

Further amend by striking all of the last paragraph in section 7.

O. C. WILLIAMS.

FRED SCHWENDEL.

WILLARD INGALLS.

LAWRENCE PUTNEY.

On the part of the House.

H. M. KNUDSEN.

F. E. SHARP.

J. LYLE MUSMAKER.

LEO ELTHON.

On the part of the Senate.

Motion prevailed and report of conference committee and amendments therein on House File 93, a bill for an act 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 two hundred seventy-six point thirty-two (276.32), two hundred seventy-six point thirty-three (276.33), and two hundred seventy-six point thirty-four (276.34), Code 1946, relating to state aid to schools, was adopted.

Schwengel of Scott moved the bill be read a last time now and placed 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:

Ainsworth	Butler	Hendrix	Lawrence
Anderson	Davis	Hicklin	Long
Avery	De Groot	Hinrichs	Loss
Baker	Donohue	Humbert	Lucken
Bass	Eckels	Huston	Lundy
Beardsley	Edwards	Ingalls	Lynes
Beman	Fiene	Kerr	McFarlane
Bloom	Fimmen	Kester	Mills
Bockwoldt	Fletcher	King	Moore
Boothby	Fulk	Knickerbocker	Morrissey
Brown of	Gannaway	Koch	Neal
Mahaska	Good	Kosek	Nelson of
Brown of Monona	Graham	Krall	Buchanan
Bryson	Hansen	Landsness	Nelson of
Burkman	Hedin	Langland	Woodbury

Nicholas	Rankin	Smith of	Van Eaton
Nielsen	Redman	Des Moines	Walker
Noble	Reed	Smith of Madison	Watson
Olson	Robb	Steinberg	Weichman
Patrick	Robinson	Stevens	Weiss
Pieper	Saylor	Strawman	Williams
Poston	Schwengel	Tesmer	Wilson
Prange	Shepard	Troeger	Mr. Speaker
Putney	Siefkas	Turner	

The nays were: none.

Absent or not voting, 17:

Bents	Kilpatrick	Scott	Walter of
Datisman	Klemesrud	Sloane	Marshall
Duffield	Kruse	Smith of Clayton	Walter of
Duffy	McEleney	Utzig	Pottawattamie
Frei	Norland		Wellington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF CONFERENCE COMMITTEE REPORT

Hicklin of Louisa offered the following report of conference committee and moved its adoption:

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 375

To the President of the Senate and the Speaker of the House:

We, the conference committee appointed to consider the difference between the Senate and the House on House File 375, relating to the registration fee for aircraft, beg leave to report that we have had the same under consideration and desire to recommend as follows:

Strike section two (2) and insert in lieu thereof the following:

"Amend subsection four (4) of section three hundred twenty-eight point twenty-one (328.21), Code 1946, by inserting after the word 'be' in line four (4) the words 'a fee of ten dollars (\$10.00) each for the first two (2) years of registration and thereafter'."

"Further amend said subsection four (4) of section three hundred twenty-eight point twenty-one (328.21) by inserting after the word 'for' in line six (6) the words 'in subsections two (2) and three (3) of this section'."

Respectfully submitted,

M. F. HICKLIN.

R. E. BENSON.

F. L. KERR.

D. E. DEWEL.

E. E. POSTON.

FRED MAYTAG.

A. J. NIELSON.

R. A. ROCKHILL.

On the part of the House.

On the part of the Senate.

Motion prevailed and the report of conference committee on House File 375, a bill for an act to amend section three hundred twenty-eight point twenty-one (328.21), Code 1946, relating to the registration fee for aircraft, was adopted.

Hicklin of Lousia moved that the bill be read a last time now and placed 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:

Ainsworth	Fletcher	Loss	Robinson
Anderson	Fulk	Lundy	Saylor
Avery	Gannaway	Lynes	Shepard
Baker	Good	McEleney	Smith of
Bass	Hansen	McFarlane	Des Moines
Beardsley	Hedin	Moore	Steinberg
Bloom	Hendrix	Morrissey	Stevens
Bockwoldt	Hicklin	Nelson of	Tesmer
Brown of	Hinrichs	Buchanan	Turner
Mahaska	Huston	Nelson of	Van Eaton
Brown of Monona	Ingalls	Woodbury	Walker
Bryson	Kester	Nicholas	Walter of
Burkman	King	Nielsen	Marshall
Butler	Koch	Pieper	Watson
Davis	Krall	Poston	Weichman
Duffield	Landsness	Prange	Weiss
Eckels	Langland	Putney	Williams
Edwards	Lawrence	Rankin	Wilson
Fiene	Long	Reed	Mr. Speaker
Fimmen			

The nays were: none.

Absent or not voting, 36:

Beman	Kerr	Noble	Sloane
Bents	Kilpatrick	Norland	Smith of Clayton
Boothby	Klimesrud	Olson	Smith of Madison
Datisman	Knickerbocker	Patrick	Strawman
De Groote	Kosek	Redman	Troeger
Donohue	Kruse	Robb	Utzig
Duffy	Lucken	Schwengel	Walter of
Frei	Mills	Scott	Pottawattamie
Graham	Neal	Siefkas	Wellington
Humbert			

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 496, a bill for an act to amend chapter three hundred twenty-eight (328), Code 1946, relating to the salaries of aeronautics commissioners and director, 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, 18:

Burkman	Kerr	Nelson of	Stevens
Davis	Koch	Woodbury	Van Eaton
Fimmen	Langland	Nielsen	Williams
Hansen	Lundy	Poston	Wilson
Hicklin	Neal	Prange	

The nays were, 53:

Ainsworth	Fiene	Long	Saylor
Anderson	Fletcher	Lucken	Shepard
Baker	Gannaway	Lynes	Siefkas
Bass	Good	McEleney	Smith of
Bloom	Hendrix	McFarlane	Des Moines
Bockwoldt	Hinrichs	Nelson of	Strawman
Boothby	Humbert	Buchanan	Tesmer
Brown of	Huston	Nicholas	Turner
Mahaska	Ingalls	Noble	Walker
Brown of Monona	Kester	Pieper	Walter of
Butler	King	Rankin	Marshall
Donohue	Krall	Reed	Watson
Duffield	Landsness	Robb	Weichman
Eckels	Lawrence	Robinson	Weiss
Edwards			

Absent or not voting, 37:

Avery	Graham	Morrissey	Smith of Clayton
Beardsley	Hedin	Norland	Smith of Madison
Beman	Kilpatrick	Olson	Steinberg
Bents	Klemesrud	Patrick	Troeger
Bryson	Knickerbocker	Putney	Utzig
Datisman	Kosek	Redman	Walter of
De Groote	Kruse	Schwengel	Pottawattamie
Duffy	Loss	Scott	Wellington
Frei	Mills	Sloane	Mr. Speaker
Fulk	Moore		

The bill not having received a constitutional majority was declared to have failed to pass the House.

Senate File 497, a bill for an act to appropriate five million dollars (\$5,000,000) for emergency aid to public schools of Iowa, for each year of the biennium, beginning July 1, 1947, and ending June 30, 1949, and providing for the distribution thereof, was taken up for consideration.

Weichman of Benton offered the following amendment and moved its adoption:

Amend Senate File 497 as follows:

1. By striking the word "proportionate" in line 14 and the word "proportionate" in line 15 of section 2, and by striking the word "buildings" in line 15.
2. Further amend section 2 by striking all of line 20 after the word "the" and by striking "and the proportionate" in line 21.
3. Further amend section 2 by inserting the words "kindergarten courses," after the colon in line 27.

4. Further amend section 2 by striking the period in line 34 and striking the word "and" and inserting after the word art "and other courses expressly authorized by law."

5. Further amend by striking the period in line 40 of section 2 and inserting "and other courses expressly authorized by law."

6. Further amend section 2 by striking all of lines 59, 60, 61 and 62.

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, 90:

Ainsworth	Fulk	Lucken	Robb
Anderson	Gannaway	Lundy	Robinson
Avery	Good	Lynes	Saylor
Baker	Graham	McFarlane	Schwengel
Bass	Hansen	Mills	Shepard
Beardsley	Hedin	Moore	Siefkas
Beman	Hendrix	Morrissey	Smith of
Bloom	Hicklin	Neal	Des Moines
Bockwoldt	Hinrichs	Nelson of	Smith of Madison
Boothby	Humbert	Buchanan	Steinberg
Brown of	Huston	Nelson of	Stevens
Mahaska	Ingalls	Woodbury	Strawman
Brown of Monona	Kerr	Nicholas	Tesmer
Bryson	Kester	Nielsen	Troeger
Burkman	King	Noble	Turner
Butler	Knickerbocker	Olson	Van Eaton
Davis	Koch	Pieper	Walker
De Groot	Kosek	Poston	Watson
Donohue	Krall	Prange	Weichman
Eckels	Landsness	Putney	Weiss
Edwards	Langland	Rankin	Williams
Fiene	Lawrence	Redman	Wilson
Fimmen	Long	Reed	Mr. Speaker
Fletcher	Loss		

The nays were: none.

Absent or not voting, 18:

Bents	Kilpatrick	Patrick	Walter of
Datisman	Klemesrud	Scott	Marshall
Duffield	Kruse	Sloane	Walter of
Duffy	McEleney	Smith of Clayton	Pottawattamie
Frei	Norland	Utzig	Wellington

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

Strawman of Jones offered the following report of the conference committee and moved its adoption:

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 100

To the President of the Senate and the Speaker of the House:

We, the undersigned members of the conference committee appointed for the consideration of Senate File 100, relating to the regulation of sales of beer and malt liquors, beg leave to report that your conference committee is unable to agree.

HERMAN M. KNUDSON.

O. H. HENNINGSSEN.

TUNIS H. KLEIN.

ROBERT C. REILLY.

On the part of the Senate.

CLIFFORD M. STRAWMAN.

C. A. BRYSON.

JOHN W. GANNAWAY.

W. H. NICHOLAS.

On the part of the House.

Motion prevailed and the report of conference committee on Senate File 100 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 concurred in the House amendment to and passed Senate File 497, a bill for an act relating to an emergency aid to the public schools of Iowa.

W. J. SCARBOROUGH, *Secretary.*

APPOINTMENT OF SPECIAL COMMITTEES

The Speaker announced the appointment of the following special committees as provided by the Fifty-second General Assembly:

Under Senate Joint Resolution 12 providing for a committee to investigate the old-age and survivors' insurance system of public employees, the following: Reed of Jefferson and Rankin of Franklin.

Under House Concurrent Resolution 30, as delegates to the council of state governments, Olson of Mitchell, chairman, Smith of Clayton, Schwengel of Scott, Noble of Harrison and Hansen of Carroll.

Under Senate File 473, providing for the appointment of the legislative committee on state office building, Hedin of Scott, chairman, Morrissey of Jasper and Long of Clinton.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Putney of Tama, 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 8, 19, 58, 67, 70, 71, 72, 113, 205, 224, 245, 480, 483, 519, 536, 540, 543 and 544; House Files 88, 93, 128, 132, 195, 226, 227, 237, 262, 340, 365, 375, 384, 391, 432, 450, 521, 529; and House Joint Resolution 10; Senate Files 116, 236, 280, 329, 370, 400, 476, 489, 490, 492, 493, 494, 499, 500, 501, 503 and 504; Senate Files 111, 174, 184, 201, 231, 270, 307, 392, 399, 480, 481, 484, 485, 486, 495 and 497; Senate Joint Resolutions 12 and 14.

LAWRENCE PUTNEY, *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 8, 19, 58, 67, 70, 71, 72, 113, 205, 224, 245, 480, 483, 519, 536, 540, 543 and 544; Senate Files 111, 174, 184, 201, 231, 270, 307, 392, 399, 480, 481, 484, 485, 486, 495 and 497; Senate Joint Resolutions 12 and 14; Senate Files 116, 236, 280, 329, 370, 400, 476, 489, 490, 492, 493, 494, 499, 500, 501, 503 and 504; House Files 88, 93, 128, 132, 195, 226, 227, 237, 262, 340, 365, 375, 384, 391, 432, 450, 521, 529 and House Joint Resolution 10.

BILLS SENT TO THE GOVERNOR

Putney of Tama, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 25th day of April, 1947, sent to the Governor for his approval: House Files 88, 93, 128, 132, 195, 226, 227, 237, 262, 340, 365, 375, 384, 391, 432, 450, 521, 529 and House Joint Resolution 10; House Files 8, 19, 58, 67, 70, 71, 72, 113, 205, 224, 245, 480, 483, 519, 536, 540, 543 and 544.

LAWRENCE PUTNEY *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had signed the following bills: April 24, 1947, House Files 142, 368, 374, 377, 425, 518, 526, 542 and 176. April 28, 1947, House Files 19, 58, 67, 70, 71, 113, 205, 224, 245, 480, 519, 536, 540, 543 and 544.

**

COMMITTEE TO NOTIFY THE SENATE

Nelson of Woodbury 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: Nelson of Woodbury, Sloane of Polk and Smith of Madison.

COMMITTEE TO NOTIFY THE GOVERNOR

Morrissey of Jasper moved that a committee be appointed to notify the Governor that the House was ready to adjourn sine die. Motion prevailed and the Speaker appointed as such committee the following: Morrissey of Jasper, Nicholas of Cerro Gordo and Burkman of Polk.

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 bear the following communication to the House:

COMMUNICATION FROM THE GOVERNOR

State of Iowa
Office of the Governor
Des Moines
April 25, 1947

Honorable Gustav T. Kuester
Speaker of the House of Representatives
Members of the House of Representatives:

I extend to you my personal thanks as well as the appreciation of the State for the service you have rendered.

The problems confronting you have been numerous and difficult. Past omissions, post-war problems and difficulties arising from the growing inflation were all added to the problems which would have normally been presented for your consideration. Many of these problems have been fraught with controversy. You are to be congratulated for having had the political and moral courage to face many of these problems.

As Iowa begins her second century of statehood, the 52nd General

Assembly has made noteworthy contributions by way of constructive legislation toward making Iowa the best place in all the world in which to live.

As you depart for your homes, I extend my best wishes for health, happiness and success to you and your loved ones.

Sincerely yours,

ROBERT D. BLUE,
Governor.

The report was received and the committee was discharged.

By virtue of House Concurrent Resolution 18, duly adopted, and the hour of five o'clock p.m., April 25, 1947, having arrived, the Speaker of the House declared the House of Representatives of the Fifty-second General Assembly adjourned sine die.

JOINT RESOLUTIONS, BILLS APPROVED AFTER ADJOURNMENT

April 29, 1947: H. J. R. 10. April 28, 1947: 19, 58, 67, 70, 71, 113, 205, 224, 245, 480, 519, 536, 586, 540, 543, 544. April 29, 1947: 88, 227, 262, 375, 384, 391, 529. April 30, 1947: 132, 195, 432. May 1, 1947: 8, 93, 128. May 2, 1947: 72. May 19, 1947: 483, 521.

BILLS VETOED AFTER ADJOURNMENT

April 30, 1947: House File 450. May 1, 1947: 226. May 19, 1947: 237, 340, 365.

SUPPLEMENT TO THE HOUSE JOURNAL

The following is a record of the action of the Governor on bills passed by the Fifty-second General Assembly, and which action was had subsequent to the date of the sine die adjournment.

An asterisk (*) before a number means it is effective by publication.

- H. F. 8—To pay interim expenses of the assembly upon requisition to the State Comptroller. Approved April 28.
- *H. F. 19—To provide for workmen's compensation for dependents and survivors of national guardsmen who die of illness or disease contracted while on duty. Approved April 28.
- *H. F. 58—To permit cities and towns to issue bonds and to anticipate their share of the revenue from the fourth cent of state gasoline tax. Approved April 28.
- H. F. 67—To require fraternal, social and veterans organizations claiming tax exemptions to file for exemptions each year, and to void exemption if liquor is sold or gambling devices are operated for profit. Approved April 28.
- *H. F. 70—To increase by two-thirds the limit of bonded indebtedness for counties, cities and towns, school districts and other local governments. Approved April 28.
- H. F. 71—To levy a five mill tax on the capital employed in Iowa by a finance company not organized under the laws of this state. Approved April 28.
- H. F. 88—To provide that the first deputy sheriff shall fill the office of sheriff during a vacancy. Approved April 29.
- *H. F. 93—To appropriate from the state general fund \$7,500,000.00 per year for state aid to local schools. Approved May 1.
- H. F. 113—To increase the maximum amount of taxes per person of school age, the school corporations may levy per year from \$115.00 to \$140.00. Approved April 28.
- H. F. 128—To exempt from Iowa regulations securities with a good paying record and which have been registered with the Securities and Exchange Commission during the preceding five years. Approved May 1.
- H. F. 195—To require distributors of hog-cholera virus and serum to license each of their outlets and to post a \$1,000 bond for each one, rather than apply one license and one bond to a chain of agencies and to lower the original permit fee from \$15.00 to \$1.00. Approved April 30.
- H. F. 132—To provide an arrangement under which the Highway Commission takes over a secondary road for the primary system and gives the county another road in return. The road given the county shall be in good repair. Approved April 30.
- H. F. 205—To give first class cities and towns power to levy three-fourths of a mill for street trees and shrubs. Approved April 28.

- *H. F. 224—To require State University of Iowa bacteriological laboratory to perform tests for the State Department of Health without charge. Approved April 28.
- H. F. 227—To designate U. S. Highway 6 across Iowa as Grand Army of the Republic Highway and require marking by the Highway Commission. Approved April 29.
- H. F. 245—To remove all doubt that the State Banking Department has jurisdiction over credit unions and to set up other regulations covering such unions. Approved April 28.
- H. F. 262—To permit township boards of health to assign their powers and duties to newly created county boards of health with jurisdiction outside cities and towns. Approved April 29.
- *H. F. 375—To reduce the registration fee on Iowa owned planes in interstate airline operation and to permit the aeronautics commission to fix the base price for registration of war surplus planes. Approved April 29.
- *H. F. 384—To permit the State Highway Commission to allow state secondary road funds up to \$4,000,000.00 a year on a need basis but only if the income of the primary road fund exceeds \$21,000,000.00 a year. Approved April 29.
- *H. F. 391—To place the real estate commission under the state budget and control act. Approved April 29.
- *H. F. 432—To permit the use of reflector flares on all trucks. Approved April 30.
- H. F. 480—To authorize counties to cooperate with the Federal Government on flood and erosion control projects. Approved April 28.
- *H. F. 529—To increase the state beer barrel tax from \$1.24 to \$2.48 a barrel. Approved April 29.
- H. F. 519—To prohibit reinstatement of a drivers license or car license, suspended because of failure to pay a damage judgment unless the judgment is stayed or satisfied. Approved April 28.
- H. F. 536—Pertaining to the compensation of justices of the peace and constables. Approved April 28.
- *H. F. 540—To transfer \$3,736,000.00 to the primary road fund from the state use tax fund to enable the highway commission to match federal aid road fund. Approved April 28.
- H. F. 543—To transfer \$725,000.00 from the board of control to the board of education for building and repairs at the Oakdale Sanatorium. The Sanatorium is being transferred from the jurisdiction of the board of control to the board of education. Approved April 28.
- *H. F. 544—To appropriate various amounts for miscellaneous expenses of the 52nd General Assembly. Approved April 28.
- H. J. R. 10—To designate the state department of health as the Iowa Mental Authority for the purpose of qualifying the state for \$57,000.00 federal mental health grant. Approved April 29.

- H. F. 483—To appropriate \$8,043,660 a year for the state board of control institutions. Approved May 19.
- H. F. 521—To appropriate \$9,700,422 per year for the support of the state departments, including \$2,000,000 a year additional for old age assistance. Approved May 19.
- H. F. 72—To impose the five mill moneys and credit tax upon capital employed in Iowa by foreign corporations. Approved May 2.
- Done at Des Moines, Iowa, this 10th day of June, 1947

A. C. GUSTAFSON,

Chief Clerk of the House of Representatives.

GOVERNOR'S VETO MESSAGES ON HOUSE FILES

April 18, 1947

HONORABLE GUSTAV T. KUESTER:
Speaker of the House
State House
Des Moines, Iowa
DEAR SPEAKER KUESTER:

I am returning herewith House File 136 which I have disapproved for the following reasons:

As a general rule, taxes which are voluntarily paid do not secure to the person who pays the taxes any lien upon the property or right of recovery from the person owning the property. There is grave doubt in my mind whether a provision for a lien contained in the bill submitted adequately covers all the contingencies which might arise and sufficiently protect the State against loss from any taxes that might be paid under the provisions under this act.

The monies which would be paid out under the provisions of this act would amount at least to \$200,000 a year and would probably increase in amount, steadily. The full amount thereof would have to be paid from State funds, and no part thereof would be matched by Federal monies. The net effect of the bill would be to reduce the amount of funds available to pay for food and clothing to old-aged assistance recipients. If the State failed to increase the amount of appropriations, not only by the \$200,000 which would be paid out, but also by the full amount of the Federal funds, which would match this sum, if the sum were expended for food and clothing, the net effect of the bill, therefore, would be to take the amount available for food and clothing to old-aged assistance recipients in the amount of between \$400,000 and \$500,000.

I have, therefore, disapproved this bill and return it to you herewith.

Respectfully submitted,

ROBERT D. BLUE,
Governor of Iowa.
April 18, 1947

HONORABLE GUSTAV T. KUESTER:
Speaker of the House
State House
Des Moines, Iowa
DEAR SPEAKER KUESTER:

I am returning herewith House File 204 which I have disapproved.

This act purports to transfer \$5,742.18 collected by the Treasurer of Dallas County from a Citizens Special Fund for the retiring of special assessment certificates issued in connection with municipal improvements in cities and towns of Dallas County. In the first instance, this money belongs to the holder of the certificates. If, however, the certificates are outlawed and have not been presented, then this money should belong first of all to the property owners who paid the special assessment in

to the County Treasurer, or his successor in interest; and secondly, it should belong to the citizens of the municipality, where the property against which the special assessments were levied, is located.

While the bill submitted is not designated as a legalizing act, it is in effect such. The principle of a legalizing act is to correct some minor defect in the carrying out of some authority already provided for in the statute. It is not intended to be used to make legal acts which were void or invalid *Ab Initio*. There is no authority in the statute authorizing the county to levy a tax against a selected group of properties located in cities and towns, and to spend the proceeds of such tax for the general purpose of the whole county. The result of this act, however, would be to do just that thing.

I have, therefore, disapproved House File 204 and return same herewith.

Respectfully submitted,

ROBERT D. BLUE,
Governor of Iowa.
May 1, 1947

HON. ROLLO BERGESON
Secretary of State
State House,
Des Moines, Iowa

DEAR MR. BERGESON:

In accordance with the provisions of Section 16, Article 3 of the Constitution, I am depositing in your office House File 226 which I have disapproved.

This bill proposes to amend Section 19.15 of the Code. Section 19.15 provides that the assignment of rooms in the State Capitol shall be under the direction of the Executive Council and that such assignments may be changed from time to time. This section also provides that Room No. 4 in the basement story shall be the permanent quarters of the Grand Army of the Republic, Department of Iowa.

The bill under consideration seeks to amend this Section by providing that Room No. 4 in the basement story shall also be the permanent quarters of the Spanish American War Veterans, Department of Iowa.

The assignment of all rooms in the Capitol Building ought to be under the control of the Executive Council and subject to change at any time as conditions may require. The precedent established in the case of the Grand Army of the Republic ought not to be extended. Several veteran's organizations grew out of the First World War and a substantial number of veterans' organizations have come into existence as a result of the Second World War.

I find nothing in Section 19.15 which makes Room No. 4 in the basement story the exclusive quarters of the Grand Army of the Republic or that would prevent the sharing of these quarters with the Spanish American War Veterans, Department of Iowa.

For the reasons stated above, I have disapproved House File 226.

Respectfully submitted,

ROBERT D. BLUE,
Governor of Iowa.

May 1, 1947

HON. ROLLO BERGESON
Secretary of State
State House,
Des Moines, Iowa

DEAR MR. BERGESON:

In accordance with provisions of Section 16, Article 3 of the Constitution, I am depositing in your office House File 450 which I have disapproved.

The bill as submitted amends Section 232.35 of the Code. This section of the Code provides that in counties having a population of more than 40,000 the Board of Supervisors *shall* and in counties of over 30,000 *may* provide for detention homes and schools for juveniles.

The bill submitted applies only to Johnson County although not mentioning the County by name. It provides for such a detention home in counties where a state university under the State Board of Education with a student enrollment of at least 6,000 is located. There is only one state university in Iowa.

Section 30 of Article 3 of the Constitution states, "and in all other cases where a general law can be made applicable, all laws shall be general and of uniform operation throughout the state."

Johnson County is a county of more than 30,000 and under the provisions of Section 232.5, the Board of Supervisors now have the discretionary power to build a detention home and school if they see fit to do so. The natural inference is that for some reasons, whether good or bad, they have been unwilling to exercise the discretion vested in them for the purpose of erecting such a detention home and school. This bill would make it mandatory upon Johnson County Supervisors to build such a home. It would not affect any other county in the State of more than 30,000 or make it mandatory for such other counties to build such a home. The bill submitted, therefore, is not general in its application to other counties in the State of Iowa of more than 30,000 population.

If it had been the intention of the Legislature to include other counties of more than 30,000 population in the mandatory provisions of Statute with reference to building such a detention home, such purpose would have been easily achieved by striking the figures "40,000" and inserting the figures "30,000" and dropping the discretionary provisions of the Statute.

For the reasons above stated, I have disapproved House File 450.

Very truly yours,

ROBERT D. BLUE,
Governor of Iowa.
May 19, 1947

HON. ROLLO BERGESON
Secretary of State
State House,
Des Moines, Iowa

Dear Sir:

I am filing in your office in accordance with the provisions of the Constitution, House File 237 which I have disapproved for the following reasons:

The bill submitted provides for the payment of special assessments on state lands under the administration of the Conservation Commission out of funds provided for in Section 107.19 of the Code. The primary purpose of the Section 107.19 is to protect funds accruing to the fish and game protection fund. I believe that the bill presented is so loosely drawn that it would permit the use of funds heretofore devoted to the protection of fish and game to the payment of all types of special assessments. It is inadvisable to use fish and game funds for the purpose of paying special assessments.

If a new policy is to be adopted with reference to the payment by the state of special assessments for public improvements against property owned by the state, such policy could be extended to cover the property under the jurisdiction of the State Board of Education, the Board of Control, the Executive Council and the Adjutant General's Department, and not just Conservation Commission property.

The bill presented is probably intended to apply only to one or two pieces of property owned by the State and under the jurisdiction of the Conservation Commission, but it is so general in its scope that it might be applied to all property under the Commission and for the payment of special assessments levied by cities and towns or counties which could not be justified or which ought not to be paid out of fish and game funds.

Respectfully submitted,

ROBERT D. BLUE,
Governor of Iowa.
May 19, 1947

HON. ROLLO BERGESON
Secretary of State
State House,
Des Moines, Iowa

Dear Sir:

I am filing in your office, House File 340 which I have disapproved for the following reasons:

The bill proposed seeks to amend Section 638.27 of the Code of Iowa. This Section of the Code was enacted within recent years and requires the filing of an affidavit by executors, administrators, guardians, receivers and their attorneys stating that there is no contract for the splitting of fees. The apparent purpose of this statute is to control or eliminate the vice of fee-splitting.

The bill submitted provides an exception to the present statute by the permitting of the splitting of fees by "a regular and bonified part-

ner." The explanation attached to the original bill states that the present law seems to prevent the sharing of a fiduciary fee earned by an attorney with a law partner and seeks to change this condition.

As a matter of actual fact, the bill submitted would permit the sharing of executors, administrators, guardians, trustees and receivers fees, not only by law partners but by business partners regardless of the type of business which they were engaged in. This is contrary to the spirit and purpose of the original statute which is sought to be amended. The amendment had the effect of almost completely nullifying the effect of the original statute.

I have therefore disapproved House File 340.

Respectfully submitted,

ROBERT D. BLUE,
Governor of Iowa.
May 19, 1947

HON. ROLLO BERGESON
Secretary of State
State House,
Des Moines, Iowa

DEAR MR. BERGESON:

In accordance with the provisions of the Constitution, I am filing in your office House File 365 which I have disapproved for the following reasons:

Section 2 of the bill provides for an increase in the amount of state subsidy for certain fairs. The present economic condition of the State and of these institutions is such that I can see no sound reason for increasing the permanent amount of subsidy at this time.

I have therefore disapproved House File 365.

Respectfully submitted,

ROBERT D. BLUE,
Governor of Iowa.

GOVERNOR'S MESSAGE ON HOUSE FILE 521

May 19, 1947

HONORABLE GUSTAV T. KUESTER:
Speaker of the House of Rep.
State House,
Des Moines, Iowa

DEAR SPEAKER KUESTER:

I have signed House File 521. However, I have grave misgivings about the wisdom and also the constitutionality of Section 52 of this bill.

In the first place, the provisions of this Section, if literally and strictly construed, are so broad as to cover every Department of State Government, including the Board of Education, the Extension Department of the College at Ames, and the Health Department, as well as all other Departments of Government.

The primary principal of judicial construction of statutes is that the legislative will is the all important and controlling factor. If the

legislative will, as expressed in Section 52, is to ban publication of all booklets and pamphlets, except those expressly provided for by law, the work of many of the Departments of State Government would be seriously hampered.

If the legislative will, as expressed in Section 52, is that no pamphlet, regardless of how necessary it may be in carrying out the work of a Department, is to be issued except with approval of the Committee on Retrenchment and Reform, then the effect of such interpretation of the Section would be in a large degree to supersede the work of the Executive Council and the Printing Board, and of necessity, would require almost weekly meetings of the Interim Committee.

If this section of the bill were to be literally and strictly construed, it might very well be held to be in violation of Article 3 of the Constitution, which provides "the powers of the Government of Iowa shall be divided into three separate Departments—the legislative, the Executive, and the Judicial: and no person charged with the exercise of powers properly belonging to one of these Departments shall exercise any function appertaining to either of the others."

The Section in question is found in the General Appropriation Bill, providing the funds for the operation of all State Departments of Government after July 1. Unfortunately, this bill does not contain a constitutional savings clause.

If this Section was found to be unconstitutional, or if bill was vetoed, a special session of the legislature would be required to provide funds for the operation of State Government after July 1.

There is a general rule in respect to the judicial construction of statutes that all statutes are entitled to a presumption in favor of their constitutionality.

I have, therefore, while doubting the wisdom of and being uncertain as to the construction to be applied to Section 52 of this bill, signed House File 521 in order to avoid the unfortunate consequences attendant to a veto of said bill or the declaration of unconstitutionality of it.

Very truly yours,

ROBERT D. BLUE,
Governor of Iowa.

IN MEMORIAM

House of Representatives

Memorials adopted by the House of Representatives of the Fifty-second 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:

OTTO ALBERT.....	1876-December 5, 1945
WILLIAM J. BEELER.....	April 29, 1875-January 24, 1947
HEINRICH H. BOETTGER.....	April 6, 1884-July 7, 1945
GARDNER COWLES, SR.....	February 28, 1861-February 28, 1946
JAMES E. CRAVEN.....	September 6, 1866-May 15, 1945
SAMUEL B. CROUCH.....	October 14, 1883-November 27, 1945
WILLIAM D. DODDS.....	April 12, 1870-June 19, 1941
SETH BENJAMINE DURANT.....	January 9, 1873-January 22, 1947
ERNEST ORLANDO ELLSWORTH.....	November 29, 1873-December 26, 1945
HAROLD FELTON.....	November 11, 1890-December 7, 1946
JOHN WILFORD FRIZZELL.....	January 10, 1865-April 22, 1946
JOHN P. GALLAGHER.....	January 29, 1882-March 3, 1946
G. J. GITTINGER.....	November 29, 1859-September 2, 1945
C. L. GUNDERSON.....	October 13, 1859-
ALBERT W. HAMANN.....	November 3, 1876-November 12, 1946
JOHN T. HANSEN.....	November 28, 1859-March 15, 1947
JOHN C. HEMPEL.....	December 9, 1860-October 2, 1945
CHESTER LELAND JOHNS.....	June 23, 1887-May 9, 1945
PETER JOHN KLINKER.....	January 9, 1877-January 26, 1944
ELLET LEPLEY.....	February 15, 1869-August 21, 1946
HOWARD A. MATHEWS.....	September 27, 1866-April 23, 1945
EMIL C. MATTHIESEN.....	January 21, 1854-September 6, 1945
MARION MCCAULLEY.....	June 4, 1892-July 21, 1946
WILLIAM A. MOOTY.....	-January 12, 1947
DEAN W. PEISEN.....	June 3, 1888-November 26, 1946
WALTER SHERMAN PRITCHARD.....	September 28, 1871-November 30, 1946
JOHN M. RAMSEY.....	February 25, 1869-February 23, 1944
PHILIP F. ROAN.....	December 9, 1894-February 22, 1947
WM. E. G. SAUNDERS.....	July 27, 1865-January 16, 1947
ANTHONY TE PASKE.....	October 15, 1868-February 11, 1946
HENRY THUENEN, JR.....	-July 5, 1942
THOMAS A. WAY.....	1860-September 14, 1945

Memorial to the Honorable Otto Albert of Grundy County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Otto Albert, begs leave to submit the following memorial:

Otto Albert, a representative from Grundy county in 1928, was born in Scott county in 1876. At the age of four he moved to Grundy county with his parents. He received his education in the Reinbeck public schools.

After completing his education, Mr. Albert helped his father on the farm until 1899, when he was married to Clara B. Strohbehn, also of Grundy county. He then began to operate a farm for himself.

In 1905 Mr. Albert sold his farm and stock and moved with his family to Idaho, where he engaged in the sheep industry on the range. He moved back to Grundy county in 1913.

Mr. Albert helped to organize the Grundy County Farm Bureau. He was president of the organization for one year and was always active in its functioning.

Mr. Albert also acted as president of the township school board for seven years and as a member of the county board of supervisors for six years. In 1928 he was elected to represent Grundy county in the Iowa State Legislature.

An able and willing worker, Mr. Albert was always ready to do whatever he could to serve his community and state and to further its advancement. He worked long and hard to make his state a better place in which to live.

Mr. Albert passed away December 5, 1945. He is survived by his wife and six children, Flora, Mable, Harold, Lucille, Irene and Ethel.

Therefore, Be It Resolved by the House of Representatives of the Fifty-Second General Assembly, That in the passing of the Honorable Otto Albert, the State has lost a valuable 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 directed to forward an enrolled copy to the family of the deceased.

H. R. FREI, JR.,
LAWRENCE PUTNEY,
H. A. MOORE,

Committee.

Memorial to the Honorable William J. Beeler of Madison County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable William J. Beeler, begs leave to submit the following memorial:

William J. Beeler was born on a farm in Walnut Township, Madison County, Iowa, April 29, 1875, the son of Fred and Nancy Beeler, and

passed away at his home in Winterset, Iowa, January 24, 1947, at the age of seventy-one years.

On June 12, 1901, he was united in marriage to Hallie Deardorff. They were the parents of a daughter, who died in infancy, and a son, Donald.

Mr. Beeler was a life-long resident of Madison county and was educated in the public schools. He was a farmer and livestock raiser and operated the farm which his parents homesteaded in 1854, until he was forty-five years of age. He and his family lived in Peru, Iowa, for three years before moving to Winterset, Iowa, where they lived for twenty-three years.

He was active in civic and social affairs in the community. He served on the school board and on the Methodist Church board of stewards. He was Past Master of the Masonic Lodge, Past Worthy Patron of the Order of the Eastern Star, Past Chancellor Commander of the Knights of Pythias and a member of the Rotary Club. Throughout the war years he served as chairman of the Madison County War Ration board, devoting unlimited time and energy to that task.

He was always an active Republican. He served as a member of the House of Representatives in the Forty-eighth and Forty-ninth General Assemblies.

Mr. Beeler is survived by his wife of Winterset, Iowa; his son, Donald Beeler of Peru, Iowa, two grandchildren and a brother, Charles Beeler of Winterset, Iowa.

Interment was made in the Ebenezer Cemetery with the Masonic Lodge in charge of the services.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable William J. Beeler, 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 directed to send an enrolled copy to the family of the deceased.

VIRGIL E. SMITH,
HENRY SIEFKAS,
IVAN R. MILLS,

Committee.

Memorial to the Honorable Heinrich H. Boettger of Scott County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the Honorable Heinrich H. Boettger, begs leave to submit the following memorial:

Heinrich H. Boettger, labor official and legislator, was born in Davenport, Scott County, Iowa, April 6, 1884, of German parentage. He was educated in the public schools of that city and attended Bethel Military Academy at Warrenton, Virginia, and later completed a business college course.

Mr. Boettger engaged in the cigar manufacturing business for many years at Davenport, having learned his trade in his father's factory. A pioneer in Union activities, in 1904 he was elected president of the Davenport Cigar Makers Union; and also served as secretary and president of the Davenport Trades and Labor Assembly, and three terms as secretary of the Workingmen's Industrial Home Association. He represented the Iowa State Federation of Labor at the Denver convention of the American Federation of Labor held in November, 1908, and represented the Cigar Makers Union for six years at the State Federation conventions.

Mr. Boettger had been an employee of the Northwestern Bell Telephone Company at Sioux City and Des Moines for twenty-eight years, and at the time of his demise, which occurred July 7, 1945, at Des Moines, Iowa, was service bureau manager for the company at Des Moines.

In politics, Mr. Boettger was a Democrat, an active worker for the party and his record stands high in the annals of his community. He was elected as a representative from Scott County in 1908 and served in the Thirty-third, Thirty-fourth and Thirty-fifth Sessions of the General Assemblies of Iowa. A member of various fraternal orders, his associates are bereaved by the passing of their brother.

Surviving, besides his wife, Kathrine, are one son, Patrick Jerome, and two brothers, Edward A. of Davenport, and Chris of Hackensack, New Jersey.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That, in the passing of the Honorable Heinrich H. Boettger, the State has lost a valued 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.

PHILIP T. HEDIN,
FRED W. SCHWENGEL,
ARCH W. MCFARLANE,

Committee.

Memorial to the Honorable Marion Bruce of Pocahontas County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Marion Bruce, begs leave to submit the following memorial:

Funeral services for Marion Bruce of Des Moines were held Thursday, December 12, 1946, at 2:30 p.m. in the Rolfe Presbyterian church. Brief services had been held at 9 a.m. at Dunns Funeral Home in Des Moines.

Marion, second son of James J. and Mary Jane Bruce, pioneers, was born September 21, 1870, at the home of his grandparents, Mr. and Mrs. W. P. Price, in Lizard township, Pocahontas county, Iowa. The family residence was at Old Rolfe at the time. He resided at the old town until about 12 years of age, when the family moved to the new

town, to the railways and to the more modern conveniences. The next few years of his life were spent in getting an education. He went as far as the local school could carry him. There was no organized high school in the county at the time. He graduated from the Iowa business college at Des Moines in 1888.

Marion was united in marriage to Gussie Wilcox, September 21, 1893, and to this union one daughter was born, Coyla M., now Mrs. Dolliver Kent of Des Moines.

In 1897 Mr. Bruce was appointed postmaster at Rolfe by President McKinley and served 16 years, through the terms of Presidents Roosevelt and Taft. Other official capacities in which he served were, one term as city councilman and several years as town clerk. In 1933 the voters of Pocahontas county chose him to represent them in the Forty-fifth General Assembly as a member of the House.

In May, 1910, he founded the Rolfe Arrow, and in February, 1914, consolidated it with The Reveille. He continued to edit and publish The Arrow until September 1, 1937, when he disposed of the same, later selling his residence and becoming foot loose. Failing health induced this action.

Mr. Bruce was affiliated with the Presbyterian church much of his life, and in 1943 received a certificate of life membership in the Masonic Blue Lodge, which requires a continuous affiliation of fifty years.

He passed away at Iowa Methodist hospital, Des Moines, Iowa, on December 10, 1946, at 9:00 a.m.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the late Honorable Marion Bruce, 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.

GUY G. BUTLER,

A. H. AVERY,

ARCH W. MCFARLANE,

Committee.

Memorial to the Honorable Matthew Henry Calderwood of Scott County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Matthew Henry Calderwood, farmer, banker, and legislator, begs leave to submit the following memorial:

Matthew Henry Calderwood, revered citizen, was born May 4, 1863, in Winfield township, now a part of Sheridan township, Scott County, Iowa, the son of Henry and Nancy Ann Calderwood. The father came to America from Ireland in 1847 and for one year operated a sawmill at LeClaire before moving to the farm. The son, Matthew Henry, attended rural schools in his youth and studied one year at Northern Indiana Normal School, Valparaiso, Indiana. On September 20, 1887, he married

Sarah Ritchie Brownlie of Long Grove, Iowa, and they began their marital journey on the farm at Eldridge, where their lives were spent.

A rural resident all his life, Mr. Calderwood served his community in many capacities. A champion of improved farming, better roads, and good schools, he actively participated in the efforts to improve and enlarge his community. He aided in organizing the Eldridge Savings Bank in 1889, and served as vice-president until 1901 when he became president and served in this capacity until 1931. He was the first secretary of the Scott County Farmer's Institute, and also secretary of the Eldridge Mutual Telephone Company, serving from 1902 until his passing. A director and past president of the Mississippi Valley Fair and Exposition Committee, he served his State loyally and well. A former justice of the peace and president of the local school board for many years, he aided in the everyday living of his associates.

In politics, Mr. Calderwood was a Republican, and was the representative from Scott county in the Twenty-ninth, Thirtieth, and Thirty-first General Assemblies. A loyal member of the party, his efforts and activities were instrumental in bringing about legislation to the honor of Iowa and his county.

A beloved member of his community, his passing on May 22, 1945, at Eldridge, Iowa, bereaves the State and his county of a respected and beloved citizen. Loyal, conscientious, capable, and interested in all matters of public benefit, his passing is mourned by all who were fortunate enough to be listed among his large list of friends and acquaintances. Six children survive him, Mrs. Charles B. Weld of Watertown, Connecticut; Elizabeth Blanche Calderwood and Mrs. Helen Buhman of Iowa City; Mrs. Charles W. Reeder of Memphis, Tennessee; Almeda M. and Errett B. Calderwood of Eldridge, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable Matthew Henry Calderwood, 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 and loss.

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.

PHILIP T. HEDIN,
 FRED SCHWENGEL,
 ARCH W. MCFARLANE,
Committee.

Memorial to the Honorable Gardner Cowles of Kossuth County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Gardner Cowles, Sr., begs leave to submit the following memorial:

Gardner Cowles, Sr., the son of a Methodist minister, was born in the parsonage at Oskaloosa, Iowa, on February 28, 1861. He spent his entire

life in Iowa. His college education was divided among three Iowa institutions: one year at Penn College at Oskaloosa, two years at Grinnell College, Grinnell, and his final year at the Iowa Wesleyan College at Mount Pleasant, where he graduated with a Bachelor of Arts degree in 1882. He paid his way through college by working at various jobs.

After finishing college he became superintendent of schools at Algona, Iowa. He held this position for two years, during eighteen months of which he was also a partner in publishing a weekly newspaper in Algona. As school superintendent, Mr. Cowles met one of the teachers, Miss Florence Call of Algona, graduate of Northwestern University, and a member of a pioneer northwest Iowa family. They were married December 3, 1884.

He subsequently went into the banking business and one venture led to another, until he controlled ten northwest Iowa banks; he also acquired a large amount of Iowa farm land.

He served Kossuth county as representative in the Twenty-eighth and Twenty-ninth sessions of the General Assembly of Iowa. After ending his legislative career, Mr. Cowles moved to Des Moines and entered the newspaper publishing field, acquiring control of the Des Moines Register and Leader in 1903, a paper of 14,000 circulation. Under his direction the Register and Tribune attained more than 350,000 daily and 425,000 Sunday circulation and received many national awards for newspaper excellence. Three members of its editorial staff won Pulitzer prizes and journalists from all parts of the world visited Des Moines to study its editorial and business methods and operations.

Long interested in education, in 1934, Mr. Cowles established and endowed the Gardner Cowles Foundation to aid Iowa colleges and charitable institutions. Among the Cowles Foundation gifts have been a library building to Drake University at Des Moines; a dormitory to Grinnell College; a convalescent home for crippled children in Des Moines; and an endowment to the Iowa Wesleyan College. The foundation gifts also included funds for a science building to Simpson College, Indianola; for a new negro community center building in Des Moines in honor of the late Wendell Willkie; and for a new science building to Drake University in honor of Harvey Ingham, Register and Tribune editor-emeritus and long time associate of Gardner Cowles.

Mr. Cowles was a personal friend of former President Herbert Hoover, who drafted Mr. Cowles to succeed General Charles G. Dawes as the middle-western director of the Reconstruction Finance Corporation when General Dawes resigned during the banking crisis in 1932. Mr. Cowles served as a director of the Reconstruction Finance Corporation one year and then, when the financial panic was ended—although President Roosevelt invited him to continue with the Reconstruction Finance Corporation—Mr. Cowles resigned his government position and returned to Des Moines.

During his latter years Mr. and Mrs. Cowles spent much time in travel, visiting almost all parts of the world.

Gardner Cowles, Sr., died February 28, 1946, when he was 85 years of age. His wife, three sons and three daughters survive Mr. Cowles. The daughters are Mrs. David Kruidenier of Des Moines; Mrs. James

D. LeCron of Berkeley, California, and Mrs. Bertha Quarton of Cedar Rapids, Iowa. The sons are John Cowles, president of the Minneapolis Star-Journal and Tribune, Minneapolis; Gardner Cowles, Jr., president of the Register and Tribune, Look magazine and of the Cowles Broadcasting Company; and Russell Cowles, a widely known painter of New York City. Fifteen grandchildren and eleven great grandchildren also survive.

With his courage, vision and high ideals, Mr. Cowles fashioned for himself a place of influence and respect and this House is proud to acknowledge the high character of his service and the influence of his life.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That, in the passing of the Honorable Gardner Cowles, Sr., the State of Iowa has lost a valued and honored citizen and his family a loving husband and father and the House of Representatives 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 the Chief Clerk be directed to send an enrolled copy to the family of the deceased.

CASEY LOSS,
TED SLOANE,
CARL A. BURKMAN,
WALDEN T. SMITH,
FRANK KOCH,
THEO. KLEMESRUD,

Committee.

Memorial to the Honorable James E. Craven of Jasper County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable James E. Craven, begs leave to submit the following memorial:

James E. Craven was born on a farm near Kellogg, Jasper county, Iowa, September 6, 1866. His parents were both born in the state of New York, coming to Iowa in the early sixties. After leaving the country school he took a three year course in Hazel Dell Academy at Newton, Iowa.

Mr. Craven was engaged in farming, stock raising and various other occupations. He served as township trustee and member of the board of education in his community a number of years. He was a candidate for county supervisor.

Mr. Craven was married to Miss Julia Smith of Poweshiek county, Iowa, December 14, 1892. Mrs. Craven preceded her husband in death by two or three years. He is survived by four children, two sons, John D. Craven, superintendent of schools at Garwin, Iowa, and Byard E. Craven of Kellogg, Iowa, and two daughters, Mrs. Elsie Sullivan of Newton, Iowa, and Mrs. Bessie Van Meter of Kellogg, Iowa.

Mr. Craven served as state representative in the Thirty-sixth, Forty-fourth, Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra and Forty-seventh General Assemblies.

Mr. Craven passed away in a hospital at Newton, Iowa, Tuesday evening, May 15, 1945.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of Honorable James E. Craven, 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.

EDWARD J. MORRISSEY,

E. E. POSTON,

CHARLES S. VAN EATON,

Committee.

Memorial to the Honorable Samuel B. Crouch of Greene County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Samuel B. Crouch, begs leave to submit the following memorial:

Samuel B. Crouch, son of Mr. and Mrs. W. B. Crouch, was born October 14, 1883, in Grundy county, Iowa. He later resided at Storm Lake, Iowa, for twenty-six years; from there to Hardin township, Greene county, Iowa, where he was engaged in farming and from there to the oil business in Jefferson, Iowa. Samuel B. Crouch represented Greene county in the Forty-sixth session of the legislature.

He was united in marriage to Catharine Mae Hamilton, and to this union was born one child, Catharine Ann, December 19, 1932. Mr. Crouch was a member of the Presbyterian church, and of the Masonic lodge.

He passed away at his home in Sioux Falls, South Dakota, on November 27, 1945. He is survived by his wife and daughter, Catharine Ann.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable Samuel B. Crouch, 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 his beloved family, in this 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.

HENRY H. STEVENS,

OLIVER J. LANDSNESS,

OLIVER N. BAKER,

Committee.

Memorial to the Honorable William D. Dodds of Des Moines County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable William D. Dodds, begs leave to submit the following memorial:

William D. Dodds was born April 12, 1870, in Danville township, Des Moines county, Iowa. He was the son of John Henry Dodds and Lucy Parrot Dodds, both natives of Des Moines county. He was educated in the rural schools near his father's farm and later at the Capital City Business College in Des Moines, Iowa.

In 1899, at the age of 29 years, he was elected to the House of Representatives, serving in the Twenty-eighth, Twenty-ninth, Thirty-second and Thirty-third sessions.

On October 29, 1896, he was married to Lizzie Gugeler, of Danville. To this union were born two sons, Henry F. Dodds, Santa Monica, California, and Horace U. Dodds of Danville, Iowa.

Mr. Dodds retired from farming in 1929 and moved to Burlington. In 1934 he married Clara Hubner.

Following an illness of two years, Mr. Dodds died at Burlington hospital June 19, 1941.

Mr. Dodds was prominent in agricultural, civic and political circles in Des Moines county and at the time of his death was a member of the county inheritance tax board. He was a Mason and a member of the Methodist church.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the death of William D. Dodds, 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.

WALDEN T. SMITH,

W. R. FIMMEN,

CARL A. ANDERSON,

Committee.

Memorial to the Honorable Seth Benjamin Durant of Hancock County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Seth Benjamin Durant, begs leave to submit the following memorial:

Seth Benjamin Durant was born January 9, 1873, in Madison township, Hancock county, Iowa, the son of John and Matilda Durant. He lived his entire life in this vicinity and passed away January 22, 1947, at his farm home just a half mile from his birthplace.

Mr. Durant received his education in the rural schools and at the Garner business college. At the age of 17 he passed the teachers' exam-

ination and was given a certificate to teach. He then taught in the rural schools of his home county for 12 years. On November 5, 1902, he was married to Edith A. Howland of Madison township. To them were born two daughters, Doris and Velma, and they adopted two sons, Donald and Duane.

Born and reared in the pioneer days of Hancock county, he became one of the outstanding men of this period. His enthusiasm in promoting and participating in those organizations for the development of a fuller and more prosperous farm life mean much to the prosperity and happiness of his community. He was active in the sponsorship of a rural telephone company, a Farmers Cooperative Elevator, the Farmers Mutual Insurance Company, and the Farm Bureau. For 20 years he served as school treasurer and was chairman of the official board of the American Calvary Baptist church at Forest City.

Besides his outstanding contributions to his own community, he served the state as a member of the Iowa House of Representatives in the Thirty-sixth General Assembly, the Forty-fourth, Forty-fifth and Forty-fifth Extra sessions.

Surviving are his wife, a daughter, Mrs. Lyle Jefson, of Forest City, and his sons, Donald and Duane, of Corwith; six grandchildren and a host of friends. His daughter Doris preceded him in death.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the late Honorable Seth Benjamin Durant, the State has lost a valued and honored citizen, and the House of the Fifty-second 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.

PENN ECKELS,
W. H. NICHOLAS,
THEO. KLEMESRUD,

Committee.

Memorial to the Honorable Ernest Orlando Ellsworth of Hardin County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Ernest Orlando Ellsworth, begs leave to submit this memorial:

Ernest Orlando Ellsworth, legislator and business man, passed from this life at Iowa Falls, Iowa, the evening of December 26, 1945.

He was born in the community of his residence on November 29, 1873, and spent most of his life there; the son of Eugene S. and Harriet Northrup Ellsworth. In early youth he attended the public schools of the community, later attending Shattuck Military Academy from which he graduated. After finishing his education, he took charge of his father's Chicago office and spent considerable time in the Boston office. Later, on his return to Iowa Falls, he was made secretary of the Iowa Falls Short Line Railroad which his father and a syndicate were building

between St. Paul, Minnesota, and Kansas City, Missouri, this being now a part of the Rock Island system.

The family were the owners of several large ranches in Iowa and the Dakotas, the management of these being taken over by Ernest, and he also became active in the banking interests of the family.

He took an active interest in Ellsworth College after the death of his father, for whom the college was named, and contributed liberally to its maintenance over a period of years. The college and city hall in Iowa Falls stand as memorials to his great interest in civic affairs.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly of Iowa, That, in the passing of Honorable Ernest Orlando Ellsworth, the people not only of Hardin county but of the entire State of Iowa have sustained a great loss.

Be It Further Resolved, That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk of the House be directed to forward an enrolled copy to the family.

EDW. J. MORRISSEY,
WM. S. BEARDSLEY,
C. A. BRYSON,

Committee.

"A Perfect Day" Carrie Jacobs Bond

Memorial to the Honorable Harold Felton of Warren County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Speaker of the House, Honorable Harold Felton, begs leave to submit the following memorial:

Harold Felton, legislator and businessman, who represented Warren county in the Iowa House of Representatives in the Forty-ninth, Fiftieth and Fifty-first General Assemblies, was born at New Virginia, Iowa, on November 11, 1890. He was the son of Z. T. and Sara Felton, pioneer residents of that community. On March 24, 1913, he was married to Velda Frederick of New Virginia, Iowa. To this family were born five children, Glendal F., Jack Pershing, Helen Ann Hildenbiddle and Gordon H., living; one son, Max L., having preceded him in death.

Early in life Mr. Felton became associated with his father in the feed business; in later years he became interested in farming and greatly expanded his feed business, and in the year 1932 he moved to Indianola where he developed one of the largest grain and feed manufacturing businesses in central Iowa.

Mr. Felton was chairman of the Warren County Republican Central Committee for ten years. He also served on the Iowa Republican State Central Committee in 1930 and was a member of the board of control of state institutions from the year 1931 to 1939. He was a member of the Methodist church, 32nd degree Mason, a Shriner and a member of the Indianola Rotary Club.

Mr. Felton was a capable, conscientious and honest citizen. He enjoyed the confidence and respect of all who knew him; a man of high principles, sound judgment and noble motives. Because of his great

ability and fine human qualities he was elected by the Fifty-first General Assembly as Speaker of the Iowa House of Representatives in which capacity he served with ability and distinction. While attending a Republican caucus in the city of Des Moines on Saturday, December 7, 1946, he was suddenly stricken and thus the family lost a loving husband and father and the State the services of one of its most able and splendid citizens.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable Harold Felton, late Speaker of the House, the State has lost an able and honored citizen and the House tenders 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.

WILLIAM S. BEARDSLEY,

E. E. POSTON,

EDWARD J. MORRISSEY,

Committee.

Memorial to the Honorable John Wilford Frizzell of Poweshiek County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John Wilford Frizzell, begs leave to submit the following memorial:

John Wilford Frizzell was born on a farm near Brooklyn, Iowa, January 10, 1865, and died at Grinnell, Iowa, April 22, 1946. He was the son of Thomas and Margaret Buchanan Frizzell. He was educated in the rural schools of his community and spent his entire life in or near Brooklyn.

On February 17, 1892, he was married to June Sleggle, of Brooklyn, whose death occurred July 19, 1935. The farm home was established on land purchased from the State in 1851 by Mr. Frizzell's grandfather, a pioneer resident of Poweshiek County. Mr. and Mrs. Frizzell remained continuously on this farm until they retired and moved to Brooklyn in 1915. Two sons and two daughters were born to them, three of whom are living,—Wayne Frizzell, Brooklyn; Mrs. Frank Ritter, Grinnell; and Mrs. Charles Reading, Kansas City, Missouri. Lee, the other son, died in 1923.

Mr. Frizzell was actively interested in public affairs, and had the confidence and respect of his friends and neighbors. He served as Township Trustee, as a member of the Brooklyn Town Council, as a member of the Poweshiek County Board of Supervisors, and as a member of the House of Representatives in the Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra, and Forty-seventh General Assemblies. He was a member of the Presbyterian Church and, in politics, a Democrat.

The distinction of being a fifty-year member of the I.O.O.F. was Mr. Frizzell's. He was a member of all branches of the Order, and was a

loyal, tireless worker. He was a Past Grand Patriarch, Past Department Commander, and Past Grand Representative. These high honors show the confidence and esteem of his brethren. He was also a member of the Elks and the Knights of Pythias.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable John Wilford Frizzell the State has lost an honored citizen and a faithful, useful public servant, and the House, by this resolution, would express its appreciation of his services, and tender its sympathy to the members of the family.

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 son and daughters of the deceased.

JOHN W. GANNAWAY,

A. H. AVERY,

HARRY E. WEICHMAN,

Committee.

Memorial to the Honorable John P. Gallagher of Iowa County

MR. SPEAKER: Your committee, appointed to prepare suitable resolutions commemorative of the life, character and public service of the late Honorable John P. Gallagher, begs leave to submit the following report:

John P. Gallagher, legislator, newspaper publisher and editor, lecturer and educational director, was born in York township, Iowa county, Iowa, on January 1, 1862, the son of John and Catherine Burns Gallagher. He passed from this life at Mercy Hospital in Davenport on Sunday, March 3, 1946, at the age of 84 years.

"J. P." was well and favorably known in the community and to many in the State. He received his education in the rural schools. Later he taught school and was employed for a time with the railway mail service until 1901, at which time he returned to his home in Williamsburg to become co-publisher of the Journal-Tribune, of which he served as editor until 1936. At this time he transferred his activities to the Williamsburg Shopper with which he was associated for the next five years.

In the year of 1922 he became interested in politics and in that year was elected to the legislature and served in the Fortieth and Fortieth Extra General Assemblies. In the year of 1926 he was the Democratic candidate for Congress and in 1928 he was a candidate for state senator of the 25th District.

In 1930 he was again elected to the General Assembly of Iowa, holding that office for eight consecutive years, serving two extra sessions and also spending much time at the State Capitol as a member of the Code revision committee.

Mr. Gallagher was most kind-hearted in his contacts with the younger generation, and his many acts and deeds in their behalf have come to light as the years pass. He served in many capacities in furthering the interests of his community and county as a member of the inde-

pendent school board, as a director of the board of education of Iowa county, and as president of the community club. He was a member of the Catholic church.

Mr. Gallagher had never married, but he and his sister, Miss Bridgie, made a home for the orphaned children of his brother and took a great interest in their welfare. Only one member of his immediate family still survived at his death, a sister, Mrs. Jennie Walsh, of Lander, Wyoming. Other survivors include many nieces and nephews.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable John P. Gallagher, the State has lost a valued and honored citizen, and the community a true benefactor.

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.

CHRIS F. HINRICHS,
FRANK KRALL,
C. G. GOOD,

Committee.

Memorial to the Honorable G. J. Gittinger of Lucas County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable G. J. Gittinger, begs leave to submit the following memorial:

G. J. Gittinger was born in Lucas county, November 29, 1859, the son of Peter and Sarah Gittinger, and passed away September 2, 1945, at his home in Chariton, Iowa, after being badly burned in an accident at the age of 85.

He was raised on a farm and educated in the rural schools with a course of instruction in a business college.

Agriculture was his vocation until 1905 when he was elected to the sheriff's office of Lucas county. On completion of one term as sheriff he entered the treasurer's office as an assistant. He was later appointed city clerk and held this position for six years. For fourteen years prior to his coming to the Forty-fifth General Assembly, he was city assessor of the city of Chariton. He served in the House of Representatives during the Forty-fifth and Forty-fifth Extra sessions. He was an active member of the Democratic party.

On February 22, 1883, he was married to Miss Laura Goltry. To this union were born two children, Mable and L. Burke, who survive him. He is also survived by two grandchildren, Leonard and Carolyn Gittinger.

Mr. Gittinger was a man of pleasing personality, 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.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable G. J. Gittinger 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.

RAY E. SHEPARD,
E. E. POSTON,
A. H. AVERY,

Committee.

Memorial to the Honorable C. L. Gunderson of Pocahontas County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Charles Lewis Gunderson, begs leave to submit the following memorial:

Charles Lewis Gunderson, son of George and Helen Gunderson, was born October 13, 1859, at Boscobel, Wisconsin. He was 87 years, two months and 18 days old at the time of death. He was baptized in the North Lutheran church of which he later became a member. He attended Boscobel high school. In July, 1881, he came to Iowa to work on his father's land and later was joined by his brother, Gunder. The two farmed together for several years.

On July 20, 1884, he married Dena C. Christensen of Boscobel. To this union six children were born. The oldest son, George, passed away in 1929. Dr. Arthur Gunderson resides at Everett, Washington, John at Rolfe, Mrs. A. J. Vande Steeg (Ruth) at Orange City, Naomi and Mrs. S. R. Boggs (Martha) at Pasadena, California. There are eight grandchildren and four great-grandchildren. Last July Mr. and Mrs. Gunderson celebrated their sixty-second wedding anniversary.

In 1890 C. L. Gunderson became a director of the Pocahontas County Mutual Insurance Company, of which he had been president since 1909. In 1923 he was elected president of the State Mutual Insurance Association.

Mr. Gunderson was also a member of the Masonic Lodge, the Order of the Eastern Star and a trustee on the Buena Vista College board. He served two terms as Pocahontas county Representative in the Iowa legislature in 1919 and 1921. He was vice president of the Rolfe State Bank.

In the late nineties Mr. Gunderson and his family affiliated with the Rolfe Presbyterian church. He was an elder in this church. He attended church and Sunday school regularly and faithfully.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the late Honorable C. L. Gunderson, 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.

GUY G. BUTLER,

A. H. AVERY,

ARCH W. MCFARLANE,

Committee.

Memorial to the Honorable Albert W. Hamann of Scott County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Albert W. Hamann, begs leave to submit the following memorial:

Albert W. Hamann, attorney and legislator, was born in Audubon county, Iowa, on November 3, 1876, the son of C. H. and Marie Koenig Hamann. He was educated in the Davenport schools and graduated from the State University of Iowa and the college of law at Columbia University.

An eminent attorney in the city of Davenport, Mr. Hamann started his practice of law in that city in 1899 as an associate of the late Carl F. Hass, who died in 1912.

He subsequently was senior member of the law firm of Hamann & Doerr, with his partner, Edward A. Doerr. Prior to his death on November 12, 1946, Mr. Hamann had served the citizens of Davenport and Scott county for forty-seven years as lawyer and friend. From 1905 to 1909 he was county attorney and was Representative in the House in the Twenty-ninth General Assembly of the state of Iowa in 1902.

A Republican, Albert W. Hamann served his county, his state and his country with honor and his party with loyalty and faith. He was a member of the Iowa State Bar Association and was president in 1900 of the Scott County Bar Association.

A member of various fraternal organizations and an active member of the Elks, his friends and brothers join his bereaved family in mourning the passing of so loyal a member of the community. The community and the county deeply feel the loss of its beloved citizen.

Mr. Hamann was married on September 24, 1902, to Clara A. Heuck, who survives him.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable Albert W. Hamann the state has lost a valued 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 wife in her 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.

PHILIP T. HEDIN,
ARCH W. MCFARLANE,
FRED W. SCHWENGEL,

Committee.

Memorial to the Honorable John T. Hansen of Scott County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John T. Hansen, begs leave to submit the following memorial:

John T. Hansen was born on his father's farm in Sheridan township, November 28, 1859, where he received his education in the schools of the county. He passed away at his home on the Brady Street Road near Davenport, Iowa, March 15, 1947, at the age of 88 years, following an illness of approximately four years in duration.

His parents were Margaret and Henry Hansen, who came to this country from Germany in 1851.

He was married at Summit, Iowa, March 12, 1887, to Emma Horst, of Sheridan township, who died October 6, 1897.

Surviving are his two daughters, Mrs. Irwin Woodford, Davenport, and Miss Florence Hansen, at home, and two sons, Carl F. Hansen, at home, and John W. Hansen, Des Moines.

As a youth he learned the blacksmith's trade and worked under the direction of his father until he attained his majority, at which time he purchased a threshing machine and for eleven years engaged in its operation, in conjunction with farming activities. Except for his terms in the legislature, his entire life was devoted to agricultural pursuits.

A lifelong resident of Scott county, Mr. Hansen served continuously as a member of the Iowa legislature from 1916 to 1932. During this period he was an active champion of the interests of the farmer, serving six terms on the agricultural committee and seven terms on the appropriations committee, as well as filling other important posts. Much of the beneficial legislation in behalf of the farmers and other taxpayers, enacted during his years of service, was directed by Mr. Hansen. He was a staunch supporter of hard roads, and was one of the five legislators who drafted the first hard roads law.

In 1932, when he retired from active politics, he was elected president of the Scott County Farm Bureau, which organization he had served as vice president for eleven years, and of which he was a charter member.

A Republican in politics, Mr. Hansen served two terms as justice of the peace, and ten years as school director of District No. 7 in Sheridan township. He was identified with the Woodmen of the World of Long Grove for many years. He was of Unitarian faith.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the death of John T. Hansen, the people of Scott county and of the entire State of Iowa have sustained a great loss.

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.

PHILIP T. HEDIN,
FRED D. SCHWENGEL,
ARCH W. MCFARLANE,

Committee.

Memorial to the Honorable John G. Hempel of Clayton County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John G. Hempel, begs leave to submit the following memorial:

John G. Hempel was born in Giard township, Clayton county, on December 9, 1860, the son of Charles F. and Dorothy (Newman) Hempel. He spent practically his entire life in Clayton county. While attending the rural schools of the township, he assisted with the work at home on the farm. At the age of twenty he left the farm and obtained employment as a clerk in a store at Giard, and later in McGregor.

On February 1, 1887, he was married to Miss Emma Bickel of Giard, and enjoyed fifty-eight years of wedded happiness. In 1890 he purchased the store at Giard where he began his career as a clerk. During the time he lived in Giard, he served as secretary and treasurer of the Farmers Creamery Association, secretary of the township schools and secretary of the Clayton County Fair Association.

On April 1, 1895, Mr. Hempel disposed of his store in Giard and moved to Elkader where he opened a men's furnishing and clothing store, which he operated for forty-two years. He was elected county auditor in 1896 on the Republican ticket and held this office for four consecutive terms. Subsequently, he took an active part in Republican politics, serving as state central committeeman for the Fourth Congressional District. In 1923 he was elected as state Representative from his district and served during the Fortieth, Fortieth Extra, Forty-first, Forty-second and Forty-second Extra sessions.

He retired from the clothing business in 1937, and devoted his time to his hobby of gardening and reading.

Mr. Hempel was a fifty year Mason of Bezer Lodge of Masons at McGregor. He also belonged to the DeMolay Consistory at Clinton. Also he was a member of the State Historical Society of Iowa. He was always interested in his community, and advocated everything which would result in better conditions and advancement.

He passed away on October 2, 1945, at the age of 84 years. Surviving are his widow and two daughters, Kathleen and Mrs. G. J. (Iowa) Graf, both of Elkader.

Thus passed the life of a man of exemplary service, respect and esteem.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable John G. Hempel, the State has lost a valued and honored citizen, the

wife a devoted husband and the daughters a loving 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 widow of the deceased.

ERNEST T. SMITH,
C. M. LANGLAND,
ELMER PIEPER,

Committee.

Memorial to the Honorable Chester Leland Johns of Wapello County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Chester Leland Johns, begs leave to submit the following report:

Chester Leland Johns, railroad man and legislator, was born June 23, 1887, at West Grove, Iowa, the son of Adam and Ida Jane Johns. He passed away May 9, 1945, in his home in Ottumwa, Iowa.

Mr. Johns had been a resident of Ottumwa for 32 years at the time of his death. He was employed during the entire period by the Milwaukee railroad, five years in the train service and 27 years in the yard service.

Always actively interested in community affairs, Mr. Johns served as a member of the manpower committee, the city park board and the Wapello county ration board. He was a member of the Masonic Order, Knights of Pythias and the Elks Lodge. In 1936 Mr. Johns was elected to the House of Representatives and served in the Forty-seventh General Assembly.

Mr. Johns also served as secretary of the state board of the Brotherhood of Railway Trainmen for twelve years and as legislative representative during that period. He was chairman of the Milwaukee Service Club at the time of his death.

Surviving, besides his widow, are five children, Pat and Byrne Johns and Mrs. Doris Rae Williams of Ottumwa; Mrs. Helen Schinsky of Milwaukee, Wisconsin, and Mrs. Charlotte Pendergraft of Richland, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the late Honorable Chester Leland Johns 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.

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.

PAUL TROEGER,
EDNA C. LAWRENCE,
A. H. AVERY,

Committee.

Memorial to the Honorable Peter John Klinker of Crawford County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Peter John Klinker, begs leave to submit the following memorial:

Peter John Klinker was born in Wester Ohrsted, Germany, January 9, 1877, the son of Hans Harry Klinker and Anna Schroeder Klinker. He came to America with his mother, brother and sister when five years old and the family located in Denison.

He attended the Denison High School and after graduating from same attended the University of Iowa and studied law. After graduation, he took up the practice of law.

He soon entered the political life of the county. In 1902 he was elected county attorney and served Crawford county in that capacity for ten years. In 1914 he was elected a member of the State Legislature as Representative from Crawford county and he served as such for four years in the Thirty-sixth and Thirty-seventh sessions of the General Assembly, during which time he introduced the absent voter's ballot. On March 15, 1930, the late Governor John Hammill appointed him one of the judges of the sixteenth judicial district. He also served on the bench with Judge Hutchison and he served as a judge until his death.

Always active in civic affairs, Judge Klinker was a member of many different organizations. He had attained the position of Royal Arch and Knight Templar Mason and Shriner; was past Master of the A.F. and A.M. No. 567; a member of the Improved Order of Redmen, Knights of Pythias; president of Denison Chamber of Commerce; member and president of the Denison school board; also a member of the O.E.S.; Woodmen of the World; state and county bar associations; the Crawford County Old Settlers' Association and a member of the Half Century Club; and an active member of the Baptist Church.

Judge Klinker had two hobbies—agriculture and fishing. He owned land in North Dakota, Nebraska and Crawford county, Iowa.

On June 4, 1914, Judge Klinker was united in marriage to Garnet L. Norman of Denison. Mrs. Klinker is the daughter of the late Mr. and Mrs. Halver Norman, pioneer citizens of Denison. To this union two children were born: Anna May and Lieutenant Norman P., killed in action on January 6, 1944, on the Italian battlefront. Lieutenant Norman Klinker received his education in the Denison schools and he also attended the University of Iowa and graduated from Harvard in June, 1940.

Judge Klinker loved people and was much interested in the community in which he lived, and his family was the pride of his life.

He died in Denison on January 26, 1944, as a result of a heart attack, apparently having been aggravated by the news received that his son, Lieutenant Norman P. Klinker, was killed in action in the Italian war zone; interment was made at Oakland Cemetery at Denison, Iowa. The widow and daughter, Anna May, are living in Denison in their fine home provided by the Judge.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That, in the death of Honorable Peter John Klinker, the people of Crawford county and of the entire State of Iowa have sustained a great loss.

Be It Further Resolved, That a copy of this resolution be spread upon the Journal of the House and the Chief Clerk be directed to forward an enrolled copy to the family.

ALBERT WEISS,

A. G. REDMAN,

M. F. BOCKWOLDT,

Committee.

Memorial to the Honorable Ellet Lepley of Grundy County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Ellet Lepley, begs leave to submit the following memorial:

Mr. Ellet Lepley of Clay township, twice a Representative in the state legislature from Grundy county and a former member of the board of supervisors from the Clay-Felix district, died in Deaconess Hospital in Marshalltown August 21, 1946.

Mr. Lepley was born February 15, 1869, near Gifford, Iowa. He was the son of Mr. and Mrs. E. M. Lepley, pioneer residents of central Iowa. He grew up on the farm and his entire active lifetime was devoted to farming.

Mr. Lepley attended the rural schools and the Academy at New Providence. After completing his course there he taught in a rural school for a short time, after which he took a two year course at Iowa State College at Ames.

On October 3, 1895, Ellet Lepley and Cora Walton were married. They observed their golden wedding anniversary a little less than two years ago. During the first year of their marriage they lived on a farm near New Providence. A year later they moved to a farm in Clay township which thereafter served as their home. He had not done any active farm work for several years, but he and his wife continued to reside in their modern and comfortable home where they were surrounded by friends who loved and respected them.

Mr. Lepley was a member of the Democratic party. His section of the county has always been quite strongly Republican, but when he was a candidate for public office, his neighbors disregarded politics and supported him because they liked and trusted him and had confidence in his ability. He served two terms as a Representative in the Iowa state legislature.

Mr. Lepley served two three-year terms as a member of the county board of supervisors from the Clay-Felix district, and he served his district and his county well. During two years of that period he was made chairman of the board.

He also filled positions of public trust from time to time in his home township. For many years and at the time of his death, he was a member of the county board of education.

Two qualifications which he possessed in the highest degree were honesty and ability. These qualifications won and held the confidence and support of his neighbors. He was a plain, outspoken and conscientious man. He stood and worked continually for better education and better farming. When death comes to men of his type, the entire community feels a sense of deep loss and sorrow.

Surviving, besides Mrs. Lepley, are five children, Marion, who is a member of the faculty of Iowa State College; Mrs. Thomas Lynch, who resides on a farm in Clay township; Mrs. Milvoy Hasek, of Chicago; Dr. William Lepley, an associate professor at Penn State College; and Silas Lepley, who is in charge of large truck operations in Chicago.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the late Honorable Ellet Lepley, the State has lost a valued and honored citizen and the family a loving father and 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 family of the deceased.

H. R. FREI, JR.,
W. ELDON WALTER,
LAWRENCE PUTNEY,

Committee.

Memorial to the Honorable Howard A. Mathews of Des Moines County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the Honorable Howard A. Mathews, begs leave to submit the following memorial:

Howard A. Mathews was born September 27, 1866, on a farm near Danville, Des Moines county, Iowa, the son of Mr. and Mrs. Henry C. Mathews, pioneer residents of that county. Mr. Mathews died at Burlington hospital April 23, 1945.

He was married to Miss Emma Gugeler October 29, 1896, who survives, with their four children—Alvin Mathews of Long Island, N. Y., George Mathews of Danville, Lorin Mathews of Chicago, and Mrs. Paul Kellar of Danville; three brothers, Warren Mathews of New London, Willis Mathews and Fred Mathews of Danville; a sister, Birdie Mathews of Danville, and six grandchildren.

Mr. Mathews attended district school and was graduated from the Danville High School in 1887. He taught school twelve years in the fall and winter, working on a farm during the spring and summer. In 1899 he was elected Des Moines county superintendent of schools and moved to Burlington. This office he held nine years. He was then elected principal of Washington school in Burlington. The following year, 1910, he was unanimously re-elected, but resigned his school work and moved to a farm near Danville.

For more than ten years, he was president of Danville State Bank. He was regarded as one of the most successful farmer-bankers in the county. He was a member of Des Moines county selective service board No. 2, the state inheritance tax board, the county farm bureau, and the First Congregational Church at Danville.

Mr. Mathews served his state and community well and took an active part in public affairs, was an active Republican and served in the Iowa House of Representatives during the Fortieth, Fortieth Extra, Forty-first, Forty-second, Forty-second Extra, Forty-third and Forty-fourth General Assemblies, serving as speaker pro tempore of the Forty-second and Forty-third General Assemblies.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the death of Howard A. Mathews, 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.

WALDEN T. SMITH,
 ARCH W. MCFARLANE,
 THOMAS W. WELLINGTON,

Committee.

“Sunset and Evening Star”.....Carl Busch

Memorial to the Honorable Emil C. Matthiesen of Clinton County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Emil C. Matthiesen, begs leave to submit the following resolution:

Emil C. Matthiesen was born January 21, 1854, in Schleswig Holstein, Germany, the son of Christian and Anna Matthiesen; he came to America in 1865, and was married to Margaret Seymour, also a native of Holstein, Germany, on February 26, 1881. Nine children were born to them: Carl and Virtus of Bryant; William and Marvin of Clinton; Chris of Nausha, Missouri; Mrs. William Schrum of Clinton; Mrs. John Monnsen, Miles; Mrs. Frank Llewellyn, Freeport, Illinois, and Edward, who predeceased his father. Mr. Matthiesen was also preceded in death by his wife.

Mr. Matthiesen was engaged in active farming north of Clinton until 1917, when he retired and moved to Clinton. He was elected as Representative from Clinton county in 1922 and served in the Fortieth and Fortieth Extra Sessions of the General Assembly of Iowa.

Mr. Matthiesen passed away at the age of 91 on September 6, 1945, at the home of his son, William, in Clinton, where he lived the last six years.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly of Iowa, That, in the passing of Honorable Emil C. Matthiesen, the people of Clinton county and of the entire

State of Iowa have sustained a great loss 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 and loss.

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.

HARVEY J. LONG,

LEO P. McELENNEY,

Committee.

Memorial to the Honorable Marion McCaulley of Calhoun County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Marion R. McCaulley begs leave to submit the following memorial:

Marion R. McCaulley was born June 4, 1892, at Lake City, Iowa, the oldest son of Francis and Margaret McCaulley, and passed away July 21, 1946, at Methodist Hospital in Des Moines.

On October 20, 1915, he was married to Miss Blanche Hinton of Lake City. They were the parents of one son, Marion R. McCaulley, Jr.

Mr. McCaulley received his early education in the Lake City schools, later attending business college at Waterloo, Iowa, and the University of Iowa. He then entered the Law College of the University of Kentucky from which he received his L.L.B. in 1915. In the same year he was admitted to the bar in Kentucky and Iowa after which he became associated with John W. Jacobs in the practice of law at Lake City, which association lasted until 1940, when the law partnership of McCaulley and Swanson was formed.

Shortly after the United States entered World War I, Mr. McCaulley volunteered for service and was commissioned a Captain. He was a charter member of the Lake City American Legion Post. He was also a staunch Republican, serving as Calhoun County Attorney for several terms, and as City Attorney. He was first elected to the Iowa House of Representatives in 1924 and served in the Forty-first, Forty-second, Forty-second Extra, Forty-third and Forty-fourth General Assemblies.

He proved himself to be a resourceful worker in connection with the deliberations of the House of Representatives and those of various important committees to which he was assigned. He was indefatigable in protecting and advancing the interests of his constituents.

Mr. McCaulley was a member of the Baptist Church and was affiliated with the Masonic Lodge, The Elks, Ancient Arabic Order, Nobles of the Mystic Shrine; Alpha Delta Sigma, journalism, and Delta Chi, social fraternities.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable Marion R. McCaulley, the State has lost a valued and honored citizen, and the House would tender 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 House Journal and that the Chief Clerk be instructed to send an enrolled copy to the members of the family of the deceased.

OLIVER N. BAKER,
HENRY H. STEVENS,
A. G. REDMAN,

Committee.

Memorial to the Honorable William A. Mooty of Grundy County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable William A. Mooty, begs leave to submit the following memorial:

Mr. William A. Mooty, age eighty-three, long a prominent citizen of Grundy county, Iowa, passed away on January 12, 1947.

Mr. Mooty was a native of Ireland. He was born May 28, 1863, at Ballymahon, Longford County, Ireland, the son of William and Sarah Mooty.

In 1878 at the age of fifteen, he came to America. He remained in New York for a year and in 1879 he came west to Grundy county which became his permanent home.

He attended the public school at Grundy Center, Tilford Academy at Vinton and Western College at Toledo. His home was on a farm in Washington township. After he finished school, he went back to the farm and spent the remainder of his life there. He understood farming well, he enjoyed it, and his farming activities were followed with success and prosperity.

On April 12, 1905, William Mooty and May E. Kaufman were married. They made their home together on their Washington township farm. Their two children were born and grew up there and both survive the parents. They are William L. Mooty of Grundy Center and Mrs. Helen M. Hennessy of Hillsdale, Michigan.

Mr. Mooty represented his county for three terms in the Iowa state legislature, serving in the Thirty-seventh, Thirty-eighth, and Forty-fifth General Assemblies. He was a member of the Republican party.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the late Honorable William A. Mooty, 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.

H. R. FREI, JR.,
C. A. BRYSON,
ARCH W. MCFARLANE,

Committee.

Memorial to the Honorable Dean W. Peisen of Hardin County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Dean W. Peisen, begs leave to submit this memorial:

Dean W. Peisen was born at Eldora, Iowa, June 3, 1888. He was graduated from Eldora High School in 1905, and later attended Cornell College in Mount Vernon, Iowa, and was graduated from that college in 1909, after which he entered Harvard Law School from which he graduated in 1912. He then went back to his home in Eldora, Iowa, and engaged in the practice of law in 1913. He served as a Trustee of Cornell College for years and was a member of the board of the Eldora Methodist Church and was always interested in the welfare of the young people of his home town and the state.

He was twice elected to the House of Representatives and served as representative from Hardin county throughout the Forty-seventh and Forty-eighth Sessions of the General Assembly of Iowa.

He was appointed District Judge by Governor George A. Wilson to fill a vacancy on the bench of the 11th Judicial District of Iowa in December, 1940, which position he filled with great honor and credit to himself and family. He passed from this life November 26, 1946, leaving surviving him, his wife, Jessie Foote Peisen, and daughter Dana and son George, and hundreds of friends throughout Iowa to mourn his loss.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly of Iowa, That, in the passing of the Honorable Dean W. Piesen, the people not only of Hardin County but of the entire state of Iowa have sustained a great loss.

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.

C. A. BRYSON,

E. E. POSTON,

ALBERT STEINBERG,

Committee.

Memorial to the Honorable Walter Sherman Pritchard of Hancock County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Walter Sherman Pritchard, begs leave to submit the following memorial:

Walter Sherman Pritchard was born September 28, 1871, at Belmond, Wright County, Iowa. His father was John Sherman Pritchard, a member of the Twenty-ninth, Thirtieth and Thirty-first Sessions of the General Assembly. Mr. Pritchard lived in the vicinity of Belmond and Garner all of his life and passed away at his home in Garner on November 30, 1946.

He received his education in Belmond and the Northern Iowa Business College at Garner. It was there that his active business life started

in banking and he served as cashier of the Belmont State Bank from 1890 to 1900. He lived on a farm in Garfield Township before moving to Garner in 1912.

On September 17, 1896, he was united in marriage to Jennie E. Finch. They celebrated their golden wedding last September. He is survived by Mrs. Pritchard and eight children: Catherine M. Campbell, living in California; Paul S. at Mason City; John W. at Britt; Mrs. Laura E. Grobaty in California; Mrs. Marian Oberhauser, Belmont; Stanley (Bud) and Harry M., Garner; and Robert J., at Clear Lake. There are several grandchildren.

After moving to Garner, he soon became one of the more active business men in Hancock County, operating a garage there. He was a member of the town council for six years and mayor for two years.

Mr. Pritchard was active in Masonic lodge work; a Past Master of the Belmont Lodge, where he served in 1896, and was a member of the Garner Lions Club. He likewise took a keen interest in state and national affairs, and served as a member of the Forty-ninth, Fiftieth, Fiftieth Extra and Fifty-first Sessions of the General Assembly, but was not a candidate for re-election.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable Walter Sherman Pritchard 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 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.

PENN ECKELS,
THEO. KLEMESRUD,
W. H. NICHOLAS,

Committee.

Memorial to the Honorable John M. Ramsey of Butler County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John M. Ramsey, begs leave to submit the following memorial:

John M. Ramsey was born February 25, 1869, in Butler County. He lived his entire life in Clarksville and vicinity. Early in life he learned the printer's trade and became owner and editor of the Clarksville Star. His paper was well edited and promoted the best interests of the community.

He served his townspeople in many public and fraternal offices. He belonged to the Presbyterian church, Odd Fellows lodge and Knights of Pythias. He was a strong and loyal supporter of the Republican party, contributing of his time and money to its support.

The voters of Butler County chose him to represent them in the General Assembly where he served three sessions in the House. Later

Butler and Bremer counties sent him to the Senate where he served in the Thirty-ninth, Fortieth and Forty-first sessions of the General Assembly. He enjoyed the legislative work and was counted an able legislator.

In 1893 he was married to Miss Della Shafer. To this union four children were born, two sons who preceded him in death. There are left to mourn his passing, Mrs. Ramsey, two daughters, Mrs. Gay Jackson and Mrs. Lavon Anderson, besides four grandchildren and one great-grandchild. He died February 23, 1944, at Clarksville following a brief illness.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of John M. Ramsey, this state has lost a citizen who had labored long and faithfully for the best interest of his people.

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.

H. A. MOORE,
ARCH W. MCFARLANE,
WILLIAM S. LYNES,

Committee.

Memorial to the Honorable Philip F. Roan of Lee County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Philip F. Roan, begs leave to submit the following report:

Philip F. Roan, who represented Lee County in the Forty-sixth, Forty-sixth Extra, Forty-seventh, and Forty-eighth Sessions of the General Assembly, was born on December 9, 1894, in Marceline, Missouri. The family moved to Fort Madison, Iowa, when he was one year old.

He was educated in the Fort Madison High School, University of Michigan and University of Detroit, LL.B., LL.M.

Mr. Roan served in France with the French Army, 1916 and 1917; and with the American Expeditionary Forces, Tank Corps, Company A, 2nd battalion, 1918 to 1919. He was a Past Commander of the local American Legion Post.

At the time of his death he was practicing law in Fort Madison, and was serving as chairman of the Board of Supervisors of Lee County.

He was married to Elinor Smith of Scranton, Pennsylvania, June 23, 1928. He died of a cerebral hemorrhage on February 22, 1947. He is survived by his widow and two children, Francis and Rosalind, all of whom live at Fort Madison, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the late Philip F. Roan, the State has lost a valued and honored citizen, and the House of the Fifty-second 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 children of the deceased.

THOMAS W. WELLINGTON,

ARCH W. MCFARLANE,

O. C. WILLIAMS,

Committee.

Memorial to the Honorable Wm. E. G. Saunders of Palo Alto County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Wm. E. G. Saunders, begs leave to submit the following report:

Wm. E. G. Saunders, who represented Palo Alto county in the Fortieth, Fortieth Extra, Forty-first, Forty-second and Forty-second Extra General Assemblies, passed away in Los Angeles, California, on January 16, 1947. Funeral services were held in the Church of the Recessional, Los Angeles, with interment in the family plot in Forest Lawn Memorial Park. The Reverend Norman McCay, former Methodist pastor of Emmetsburg, officiated at the last rites on January 18.

Mr. Saunders was born at Blairgowrie, Scotland, on July 27, 1865. At the age of 17 he came alone to America. For four years he worked on cattle ranches in New Mexico and Colorado. In 1886 he came to Emmetsburg, Iowa.

On July 1, 1889, he was united in marriage to Miss Vina Acers, a school teacher of Emmetsburg, and the couple established their first home at Blairgowrie Farm, five miles northeast of Emmetsburg.

In 1896 the Saunders family moved to Emmetsburg, building their home known as "Oakwood," one of northwest Iowa's beautiful mansions in its day. It was located on the west shore of Five Island Lake.

Mr. Saunders became an associate of the late banker, M. L. Brown, in the Brown Land and Loan Company, and later with the late Captain E. B. Soper, in the ownership of the First National Bank of Emmetsburg. In later years he was president of the Commercial and Farmers Savings Bank of Emmetsburg. During the Spanish-American war Mr. Saunders served with Company K, Iowa National Guard, as a captain of the 52nd regiment, Iowa Volunteers. When the war ended, Captain Saunders' return home was delayed by an attack of yellow fever and he was a patient in the famed Chickamauga Military hospital.

From 1899 to 1908 he engaged in the development for agriculture of "Laguna de Tache," Mexican land grant on King's River, Fresno and Kings counties in the San Joaquin Valley, California. The tract comprised 200,000 acres upon which he built the town of Laton. Later he was president of the Fresno Canal and Irrigation Company and the Consolidated Canal firm. Returning to Emmetsburg in 1908 he took an active part in civil matters, organizing the Medium Lake Improvement Company and promoting the construction of a dredge that was to deepen the south end of the former Medium Lake. Fast turning into a slough,

the lake, now Five Island, was only two or three feet deep in many places and was doomed to a swampy end.

Mr. Saunders was elected mayor of Emmetsburg, which office he filled for two terms. During his regime a construction program involving storm sewers, paving contracts and other necessary details was carried out.

Following his years as mayor, the Emmetsburg man was elected to the state legislature as representative from Palo Alto county. First elected as an "Independent" he was re-elected as the Republican nominee.

A charter member of the Knights of Pythias, he was also a Modern Woodman member, a 32nd degree Mason and a Mystic Shriner.

A member of the Emmetsburg Methodist Church for 50 years, Mr. Saunders was regarded as one of its local leaders and gave much of his time and effort as a popular layman in the congregation.

In 1941 Mr. and Mrs. Saunders moved to California to be near their children, who had established their homes in that state. The senior Saunders built a most attractive home at Altadena on the slopes of Mt. Lowe in the Sierra Madre range. From their residence they might enjoy the distant views of Pasadena, Los Angeles and the Pacific ocean in the picturesque landscape.

He took pride in his family and their activities. They in turn lavished care and devotion on their father in his declining years. His death removes one of Emmetsburg's courtly, public-spirited former citizens who lived to see many improvements and plans realized in the growth of his home community and state.

Surviving besides Mrs. Saunders are George Saunders and Gordon Saunders of Los Angeles, W. E. G. (Ewart) Saunders of San Mateo, Stewart A. Saunders of Berkeley and Mrs. William del Valle (Vina Saunders) of Seattle, Washington, and several grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the Honorable Wm. E. G. Saunders, 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 this resolution by spread upon the Journal of the House and the Chief Clerk be directed to forward an enrolled copy to each member of the family and to the Librarian of the Carnegie Public Library at Emmetsburg, Iowa, to be filed as a permanent record in the biographical history of Palo Alto county.

FRANK KOCH,
A. H. AVERY,
GUY G. BUTLER,
CASEY LOSS,

Committee.

Memorial to the Honorable Anthony Te Paske of Sioux County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public services of the late Honorable Anthony Te Paske, begs leave to submit the following memorial:

Anthony Te Paske was born of Dutch parentage in a log cabin in Greenleaf, Minnesota, October 15, 1868. He moved with his parents to Sioux County, Iowa, where he resided continuously until his death.

After graduating from Grinnell College and Harvard University, he taught English and Greek for four years. He was admitted to the bar in 1897 and continued to practice law until his death. He was an active member of the State, Twenty-first Judicial District, and Sioux County Bar associations.

He enjoyed and merited the confidence of his many clients and of his fellow lawyers. Being an interested and enthusiastic supporter of all worthwhile things, he was a member of the Dutch Reformed Church and served as Sunday school teacher for thirty-seven years. He was mayor of his home town for sixteen years, county attorney of Sioux County for twelve years, vice president and chairman of the board of his home bank, and trustee for the Northwest Junior College and Academy twenty years. He enjoyed travel and made several trips abroad with his family. He owned a number of farms, and was interested in farming and farm problems.

As state representative, he was an ardent supporter of the temperance forces and the Republican party. It was due to his own idea and effort that a Bible was purchased and autographed by all members of the Fifty-first General Assembly, and given a place on the speaker's rostrum of the House of Representatives. He served diligently during the Forty-fourth, Fiftieth, Fiftieth Extra, and Fifty-first General Assemblies. He was often asked to express the thoughts of the Assembly on occasions that demanded eloquent words of wisdom such as no one but he could deliver.

Mr. Te Paske died at his home at Sioux Center on February 11, 1946. He is survived by his wife, Agnes Te Paske, and three children. His daughter, Mrs. Ralph Broad, resides in Quincy, Michigan; his son, Maurice, who was his law partner, and the other son, Adelphos, both reside in Sioux Center.

Mr. Te Paske was an outstanding citizen, and his service to his state will long be remembered.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the death of the late Honorable Anthony Te Paske, the State has lost an outstanding Christian citizen.

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.

RUSSELL A. PATRICK,
HARRY E. WATSON,
B. L. DATISMAN,

Committee.

Memorial to the Honorable Henry Thuenen, Jr., of Scott County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Henry Thuenen, Jr., begs leave to submit the following memorial:

The Honorable Henry Thuenen, Jr., a representative from Scott County in the Twenty-eighth General Assembly, died at his home in Davenport, July 5, 1942. Mr. Thuenen and Elizabeth Busch Thuenen, his father, a wagon maker and blacksmith, built the first street car used in Davenport.

Henry Thuenen, Jr., was a graduate of the high school in Davenport. He studied law in the office of Judge Nathaniel French, one of the famous lawyers of Iowa in his time. Mr. Thuenen was admitted to the bar in Des Moines, October 7, 1890. The following year he formed a partnership with Waldo Becker in Davenport, which continued until 1900, in which year he was elected to the General Assembly. In 1901, he became the senior member of the law firm of Thuenen and Bawden; and in 1910 he entered into partnership with the late Joseph Shorey. In 1920 a new firm was established with his son, Harold F. Thuenen, as his partner.

He was alderman from the sixth ward in Davenport from 1895 to 1898. For five terms (1900-1906 and 1922-1926) he was city attorney. He was chairman of the Republican county committee from 1918 to 1922, and chairman of the city committee for many years.

At the time of his death Mr. Thuenen had been in the active practice of law for over fifty-one years, as a leader of the bar of Scott County.

Mr. Thuenen married Emma Neumiller of Davenport March 23, 1892. At the time of his death Mrs. Thuenen survived, as did two sons, Harold F. and Joseph, both of Davenport, and three daughters.

Mr. Thuenen was an active member of the Edwards Congregational church for many years. He held membership in bar associations of the county, the state, and the nation. He belonged to the Masonic order, to the Davenport Turner Society, to the B. P. O. Elks; and he had been an officer of the Oakdale Cemetery Association.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That, in the passing of the Honorable Henry Thuenen, Jr., 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.

FRED D. SCHWENGEL,
PHILIP T. HEDIN,
ARCH W. MCFARLANE,

Committee.

Memorial to the Honorable Thomas A. Way of Hancock County

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public services of the late Honorable Thomas A. Way, begs leave to submit the following memorial:

Thomas A. Way was born in McDonough County, Illinois, in 1860, the son of Chandler C. and Georgiana Way. They came to Hancock County in 1865, and located on a farm, later settling in Britt, where he lived until about 1900. He passed away at his home in Glendale, California, September 14, 1945.

Mr. Way received his education in the public schools of Hancock County and business college in Minneapolis. In 1881 he was instrumental in organizing the Hancock County fair. The first fire team in Britt was organized and financed by him and for many years known as the T. A. Way Independent Hose Company. About 1894, he organized the Commercial State Bank at Britt, and in 1898, with the late E. P. Healy, erected the Healy-Way building that still bears his name.

He served as president of the Wesley State Bank in 1903 and 1904; was one of the founders of the town of Woden, and he and Mr. Healy organized the first bank there and also opened its first drug store; for a time he was associated in the ownership of the Britt Tribune and later purchased and owned the Britt News. Besides extensive land and banking interests at Britt, Corwith, Wesley and Woden, he organized many independent telephone companies, which later were consolidated into the Western Electric Company of which he was president and until it became a part of the Northwestern Bell system with headquarters at Mason City, where Mr. Way then resided. With Sam A. Schneider and Truman A. Potter he organized the Mason City Mortgage & Loan Company and was active in securing the location of the cement industry there, which has utilized the vast deposits there of limestone and shale.

Mr. Way represented the Hancock and Wright County district in the Twenty-eighth General Assembly. He seldom sought political preferment for himself but was an untiring worker for political friends and in the field of politics was as successful and resourceful as in many business ventures in which he engaged. Following his legislative service, he gave vigorous and astute leadership in the management of the campaign for governor of Albert B. Cummins, and in later years again successfully performed the same service in the candidacy of Senator Dan W. Turner for the same office.

His wide personal acquaintance, energy and amiable personal traits brought to him a large following; a keen judge of men, with clear political vision, he attracted and secured the co-operation of many of Iowa's most forceful and influential citizens.

Following his retirement from political activities when Mr. Cummins went to the United States Senate, Mr. Way was associated with the D. S. B. Johnston Land Company of Minneapolis and had personal charge of the M. & St. L. Railway right-of-way purchases and town site developments on the new line extended northwest from Watertown, South Dakota, later establishing the Empire Land Company at Thief

River Falls, Minnesota, where he resided a number of years prior to his removal to Des Moines, where he engaged in developing real estate additions to the city.

His years of retirement were spent at Glendale, California, where with his wife, Mrs. Lillian M. Way, he resided. Those left to mourn his passing are his wife, Lillian, of Glendale, California; a son, Captain Clyde Way of the U. S. Army; a daughter, Mrs. L. H. Laurence of Glendale, California; and B. C. Way, a brother, of Mason City.

Therefore, Be It Resolved by the House of Representatives of the Fifty-second General Assembly, That in the passing of the late Thomas A. Way, the State has lost a valued and honored citizen, and the House of the Fifty-second 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 family of the deceased.

PENN ECKELS,
THEO. KLEMESRUD,
W. H. NICHOLAS,

Committee.

"O Love That Will Not Let Me Go".....J. B. Herbert
BenedictionReverend Ivan R. Mills

HISTORY OF HOUSE BILLS IN HOUSE

HOUSE JOINT RESOLUTIONS AND HOUSE FILES PASSED AND APPROVED—164

J. R. 1, 3, 10.

1, 2, 8, 9, 19, 21, 22, 23, 30, 31, 34, 35, 36, 37, 38, 39,
40, 48, 49, 52, 53, 54, 58, 62, 64, 67, 70, 71, 72, 76, 82, 88,
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Passed both Houses, vetoed by Governor—House Files 136, 204, 226,
237, 340, 365, 450.

RECORD OF EACH HOUSE BILL

H. J. R.	Page	H. J. R.	Page
1 By Burkman. Relating to succession of Lieutenant Governor to act as Governor, in event of death, disability; to succession of officers following Lieutenant Governor.		Amendment filed	263, 1438
Introduced, referred	121	Returned	606
Report adopted	265	Referred	606
Passed; ayes 100, nays none...	357	Recommended amendment, passage	1399
Reported enrolled	1388	Report adopted	617, 1421
Signed by Speaker	1388	Amendments adopted	1534, 1535
Sent to Governor	1388	Passed; ayes 86, nays none....	1535
Signed by Governor	1435		
2 By Poston and Frel. Relating to amendment of the Constitution of Iowa; distribution of powers, legislative department; providing annual sessions of General Assembly.		5 By Fimmen, Moore, Hedin, Lynes, Tesmer, Stevens and Donohue. Relating to appointment of state building code council.	
Introduced, referred	154	Introduced, referred	209
Recommended passage	348	Recommended passage	350
Report adopted	366	Referred	350
Failed; ayes 34, nays 62	731	Report adopted	366, 744
		Recommended amendment, passage	738
3 By Donohue, McFarlane, Schwengel, Hedin, Reed and Morrissey. Relating to acquisition to a Governor's home for State of Iowa, appointment of such committee; providing appropriation.		S. J. R. 3 substituted	754
Introduced, referred	199		
Recommended passage	383	6 By Poston. Relating to election terms, eligibility of Governor and Lieutenant Governor.	
Report adopted	405, 950	Introduced, referred	210
Recommended amendment, passage	920	Recommended amendment, passage	382
Amendment adopted	956	Report adopted	405
Passed; ayes 92, nays 5	957		
Reported enrolled	1522	7 By McFarlane, Schwengel, Nelson of Woodbury, Hedin, Sloane, Burkman, Kossek, Knickerbocker, Van Eaton, Tesmer, Nielsen, McElaney, Long, Smith of Des Moines, Brown of Mahaska, Utzig, Duffy, Troeger, Lawrence, Walter of Pottawattamie and Nicholas. Relating to reapportionment of representation in House of Representatives; making membership consist of 130 members; amending constitution of Iowa.	
Signed by Speaker	1522	Introduced, referred	539
Sent to Governor	1523	Recommended indefinite postponement	837
Signed by Governor	1563	Indefinitely postponed	950
4 By Ainsworth. Relating to establishment of temporary Resources Council to study Flood Control, Soil Conservation.			
Introduced, referred	209		

H. J. R.	Page	H. F.	Page
8 By Schwengel, McFarlane, Van Eaton, Tesmer, McEleneey, Burkman, Hedin, Nielsen, Nelson of Woodbury, Long, Duffy, Utzig, Lawrence, Nicholas, Steinberg, Kosek, Knickerbocker, Troeger and Krall. Relating to reapportionment of representatives in House of Representatives; making membership consist of 108 members; amending constitution of Iowa.		5 By General Legislative. Relating to milldams, races; to transfer of duties from executive council to conservation commission.	
Introduced, referred	625	Introduced, passed on file	20
Recommended indefinite postponement	835	Referred	204
Indefinitely postponed	950	Recommended passage	347
9 By Appropriations. Relating to an appropriation from general fund to state board of control fund for operating deficits.		Report adopted	366
Introduced, passed on file	1043	Passed; ayes 70, nays 4	522
10 By Ways and Means. Relating to creation of a "Mental Health Authority" to cooperate with U. S. Public Health Service for benefits to State to be derived from National Mental Health Act.		6 By General Legislative. Relating to sale of islands and park lands.	
Introduced, passed on file	1181	Introduced, passed on file	21
Passed; ayes 97, nays none	1265	Referred	204
Refused to concur	1648	Recommended indefinite postponement	347
Reported enrolled	1686	Indefinitely postponed	423
Signed by Speaker	1686	7 By General Legislative. Relating to officers of General Assembly.	
Sent to Governor	1686	Introduced, passed on file	21
Signed by Governor after adjournment.		Amendment filed	49
H. F.	Page	Referred	113
1 By General Legislative. Relating to delinquent taxes of persons in armed forces.		Recommended passage	221
Introduced, passed on file	20	Report adopted	236
Amendment filed	49	Amendments adopted	305
Passed; ayes 101, nays none	111	Passed; ayes 105, nays none	305
Reported enrolled	279	8 By General Legislative. Relating to current expenses of General Assembly.	
Signed by Speaker	279	Introduced, passed on file	21
Sent to Governor	279	Referred	113
Signed by Governor	296	Recommended passage	221
2 By General Legislative. Relating to increase of annual renewal fee for pharmacy license.		Report adopted	236
Introduced, passed on file	20	Passed; ayes 102, nays none	306
Passed; ayes 102, nays none	112	Reported enrolled	1686
Reported enrolled	360	Signed by Speaker	1686
Signed by Speaker	360	Sent to Governor	1686
Sent to Governor	360	Signed by Governor after adjournment.	
Signed by Governor	395	9 By General Legislative. Relating to reinstatement of watchmakers and repairmen, whose certificates have lapsed.	
3 By General Legislative. Relating to title and ownership of meandered streams, lakes, constructed by state or federal funds.		Introduced, passed on file	21
Introduced, passed on file	20	Deferred	114
Amendment filed	49	Amendments adopted	128
Referred	113	Passed; ayes 101, nays 3	128
4 By General Legislative. Relating to titles of beds of meandered streams in certain cities.		Reported enrolled	714
Introduced, passed on file	20	Signed by Speaker	714
Referred	204	Sent to Governor	714
Recommended passage	347	Signed by Governor	739
Report adopted	366	10 By General Legislative. Relating to changing name of United Bureau of the Census to National Office of Vital Statistics.	
Passed; ayes 79, nays 1	519	Introduced, passed on file	21
		Senate File 16 substituted	114
		11 By General Legislative. Relating to the time of filing of marriage and divorce returns.	
		Introduced, passed on file	21
		S. F. 17 substituted	115
		12 By General Legislative. Relating to filing of new birth certificates for illegitimate children who become legitimate.	
		Introduced, passed on file	21
		Senate File 22 substituted	116

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13 By General Legislative. Re- lating to reinstatement of truck operator permit.	
Introduced, passed on file.....	21
Referred	116
Recommended passage	176
Report adopted	186
Passed; ayes 100, nays none....	202
14 By General Legislative. Re- lating to truck operator per- mit, contingent upon approv- al of Department of Public Safety.	
Introduced, passed on file.....	22
Referred	116
Recommended passage	176
Report adopted	186
Passed; ayes 98, nays none....	201
15 By General Legislative. Re- lating to refund of compen- sation tax paid by certifi- cated motor carriers.	
Introduced, passed on file.....	22
Referred	117
16 By General Legislative. Re- lating to granting of appli- cation for motor carrier cer- tificate.	
Introduced, passed on file.....	22
Referred	117
Recommended passage	176
Report adopted	186
Passed; ayes 98, nays none....	203
17 By General Legislative. Re- lating to the proper granting of an application for a motor carrier certificate.	
Introduced, passed on file.....	22
Referred	117
Recommended passage	235
Report adopted	251
Passed; ayes 99, nays none....	328
18 By General Legislative. Re- lating to the application for a truck operator permit, con- tingent upon approval of Department of Public Safety.	
Introduced, passed on file.....	22
Referred	117
Recommended passage	176
Report adopted	186
Passed; ayes 99, nays none....	200
19 By General Legislative. A bill for an act to amend the military code of Iowa.	
Introduced, passed on file.....	22
Amendment filed	106
Amendment adopted	118, 214
Referred	118
Recommended amendment, passage	195
Report adopted	209
Passed; ayes 88, nays 2	215
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor	1686
20 By General Legislative. Re- lating to armory board; its appointment and the en- largement of its powers and duties.	
Introduced, passed on file.....	22
Referred	118
Withdrawn	256

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21 By General Legislative. Re- lating to conditional sales contracts; utility equipment leases.	
Introduced, passed on file.....	24
Passed; ayes 105, nays none....	126
Concurred in part; refused in part	1184, 1185
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435
22 By General Legislative. Re- lating to exclusion of clerical workers from being "work- man", "employee" under workman's compensation law.	
Introduced, passed on file.....	24
Passed; ayes 103, nays none....	128
Reported enrolled	1214
Signed by Speaker	1215
Sent to Governor	1215
Signed by Governor	1254
23 By General Legislative. Re- lating to repeal of code sec- tion requiring filing of injury reports with state industrial commissioner.	
Introduced, passed on file.....	24
Deferred; retained on calendar.	129
Amendment adopted	148
Passed; ayes 97, nays 1	148
Reported enrolled	316
Signed by Speaker	316
Sent to Governor	316
Signed by Governor	342
24 By General Legislative. To clarify present method of serving notices in forcible entry and detainer actions.	
Introduced, passed on file.....	24
Deferred	130
Referred	149
Recommended passage	282
Report adopted	299
Passed; ayes 84, nays 13	432
25 By General Legislative. Re- lating to levying executions on real estate; providing limitation on lien of such levy.	
Introduced, passed on file.....	25
Passed; ayes 100, nays none....	130
26 By General Legislative. Re- lating to lien of personal taxes; making them a lien on real estate.	
Introduced, passed on file.....	25
Passed; ayes 92, nays 6	131
27 By General Legislative. Re- lating to duration of liens of judgments transcribed from municipal to district courts.	
Introduced, passed on file.....	25
Referred	132
28 By General Legislative. Re- lating to occupancy, rent col- lections for dwellings when housing law compliance cer- tificates have not been is- sued.	
Introduced, passed on file.....	25
Deferred	132
Passed; ayes 92, nays 1	149

H. F.	Page	H. F.	Page
29 By General Legislative. Relating to standards for food in Iowa; authorizing department of agriculture to enlarge scope.		Passed; ayes 98, nays none.....	167
Introduced, passed on file.....	25	Reported enrolled	579
Passed; ayes 92, nays 7.....	132	Signed By Speaker.....	570
		Sent to Governor.....	570
		Signed by Governor.....	609
30 By General Legislative. Act to legalize corporate acts and proceedings of Boomhower Hardware Company, Mason City.		37 By General Legislative. Legalizing deficit expenditures for housing World War II veterans, families.	
Introduced, passed on file.....	25	Introduced, passed on file.....	48
Passed; ayes 103, nays none.....	133	Deferred	168
Reported enrolled	316	Amendment filed	172
Signed by Speaker.....	316	Amendment adopted	180, 181
Sent to Governor.....	316	Passed; ayes 100, nays none.....	181
Signed by Governor.....	342	Reported enrolled	570
		Signed by Speaker.....	570
		Sent to Governor.....	570
		Signed by Governor.....	609
31 By General Legislative. To legalize corporate acts, proceedings of Morningside Lumber and Coal Company, Sioux City.		38 By General Legislative. To allow municipalities classed as towns to levy library taxes.	
Introduced, passed on file.....	25	Introduced, passed on file.....	48
Passed; ayes 99, nays none.....	134	Passed; ayes 97, nays none.....	168
Reported enrolled	316	Reported enrolled	316
Signed by Speaker.....	316	Signed by Speaker.....	316
Sent to Governor.....	316	Sent to Governor.....	316
Signed by Governor.....	342	Signed by Governor.....	395
32 By General Legislative. To provide for payment of insurance premium from various county funds.		39 By General Legislative. Relating to parking lots, traffic controls; authorizing assessment levy to supplement funds from parking area meters.	
Introduced, passed on file.....	26	Introduced, passed on file.....	48
Passed; ayes 97, nays none.....	150	Amendments adopted	169
		Passed; ayes 96, nays 1.....	169
		Concurred	746
		Passed; ayes 74, nays none.....	746
		Reported enrolled	775
		Signed by Speaker.....	775
		Sent to Governor.....	775
		Signed by Governor.....	878
33 By General Legislative. To provide court approvals for compromise settlements by boards of supervisors of liens on real estate for care of insane.		40 By General Legislative. Legalizing expenditures for a garage made from poor fund by board of supervisors of Des Moines county.	
Introduced, passed on file.....	26	Introduced, passed on file.....	48
Failed; ayes 51, nays 42.....	151	Amendments filed	191
		Proof of publication certified..	206
		Amendment adopted	213
		Passed; ayes 86, nays 1.....	214
		Reported enrolled	943
		Signed by Speaker.....	943
		Sent to Governor.....	944
		Signed by Governor.....	998
34 By General Legislative. Relating to payment of temporary assistance employed by county attorney.		41 By General Legislative. Authorizing public schools to maintain adult classes, public forums from general fund.	
Introduced, passed on file.....	26	Introduced, passed on file.....	48
Passed; ayes 92, nays 3.....	152	Amendment filed	160, 172
Concurred	406	Amendments withdrawn	189
Passed; ayes 81, nays none.....	406	Amendments adopted	189
Reported enrolled	434	Passed; ayes 88, nays 15.....	189
Signed by Speaker.....	434		
Sent to Governor.....	434		
Signed by Governor.....	453		
35 By General Legislative. Relating to special taxes to build, purchase or remodel a town hall.		42 By General Legislative. Requiring lobbyists to register; specifying requirements therefor; providing penalty for noncompliance.	
Introduced, passed on file.....	26	Introduced, passed on file.....	49
Deferred	153	Failed; ayes 45, nays 56.....	172
Amendments filed	160	Motions filed	175
Amendments adopted	165, 166		
Passed; ayes 96, nays none.....	166		
Reported enrolled	878		
Signed by Speaker.....	878		
Sent to Governor.....	878		
Signed by Governor.....	973		
36 By General Legislative. Empowering state printing board to fix prices of legislative journals, bills, sold to subscribers.			
Introduced, passed on file.....	26		

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43 By Van Eaton. Relating to income tax, to lower maximum, increase deductions.	
Introduced, referred	91
44 By Sloane, Burkman, Walter of Marshall, Nelson of Woodbury, Long, Nielsen. Relating to compensation of municipal court reporters.	
Introduced, referred	91
Recommended passage	982
Report adopted	1000
45 By Davis and Smith of Clayton. To provide increase of chattel loans from \$300 to \$1000, interest rates, powers of state banking board.	
Introduced, referred	91
Recommended indefinite postponement	265
Indefinitely postponed	321
46 By Brown of Monona. Relating to hog cholera virus, serum licenses, permits, excluding pharmacists from securing dealers permits.	
Introduced, referred	92
Recommended indefinite postponement	222
Indefinitely postponed	283
47 By Reed and Williams. Relating to construction of secondary roads, mail, school bus routes.	
Introduced, referred	92
Recommended indefinite postponement	221
Motion filed	245
Withdrawn	438
48 By Hedin and Schwengel. Relating to termination of pension, annuity retirement system by school districts.	
Introduced, referred	92
Recommended passage	161
Report adopted	177
Passed; ayes 98, nays none	183
Reported enrolled	296
Signed by Speaker	296
Sent to Governor	316
Signed by Governor	361
49 By Steinberg. To appropriate funds for bridge over Squaw Creek, Ames, Story County.	
Introduced, referred	92
Recommended passage	874
Report adopted	892
Passed; ayes 85, nays 3	925
Reported enrolled	1296
Signed by Speaker	1296
Sent to Governor	1297
Signed by Governor	1343
50 By Hedin and Schwengel. Relating to care, supervision, of streets, public grounds in cities, towns.	
Introduced, referred	93
Recommended indefinite postponement	556
Indefinitely postponed	723
51 By Van Eaton, Poston, Nelson of Woodbury. To permit levy for museums, in certain cities.	
Introduced, referred	93

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Recommended passage	175
Amendments adopted	182
Passed; ayes 91, nays 9	182
52 By Brown of Monona. Relating to practice of pharmacy; drugs, medicines to be under supervision of licensed pharmacists.	
Introduced, referred	93
Recommended passage	207
Report adopted	222
Failed; ayes 48, nays 47	227
Motion filed	245
Amendment filed	262
Reconsidered	494
Amendment adopted	495
Passed; ayes 89, nays 5	495
Reported enrolled	1296
Signed by Speaker	1296
Sent to Governor	1297
Signed by Governor	1343
53 By Donohue, Redman and Bockwoldt. To provide for county weed commissioner; fewer elapsed days after notice for weed cutting.	
Introduced, referred	93
Amendment filed	192, 296
Recommended amendment, passage	248
Report adopted	265
Amendments adopted	359
Passed; ayes 89, nays 10	359
Concurred	1158
Passed; ayes 83, nays 4	1158
Reported enrolled	1175
Signed by Speaker	1175
Sent to Governor	1175
Signed by Governor	1235
54 By Fimmen, McFarlane, Beman, Donohue, Long, Reed (Clem). Relating to compensation and expenses of state, assistant state examiners; fixed by state auditor; providing an appropriation therefor.	
Introduced, referred	93
Recommended passage	979
Report adopted	1000
Amendment adopted	1166, 1425
Passed; ayes 88, nays 4	1166
Amendment filed	1297
Refused to concur	1327
Conference appointed	1348
Conference report	1410
Conference report adopted	1425
Passed; ayes 86, nays none	1425
Reported enrolled	1522
Signed by Speaker	1522
Sent to Governor	1522
Signed by Governor	1592
55 By Olson. Relating to time limit applying for refund of license fees paid by World War II veterans, honorably discharged.	
Introduced, referred	93
56 By Davis. Relating to increase in compensation of township assessors.	
Introduced, referred	94
Returned without recommendation	1296
Report adopted	1299
Failed; ayes 54, nays 37	1311

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57 By McFarlane and Redman. Relating to motor vehicle registration fees; to provide division of fund between cities and towns, farm-to- market roads.		64 By McFarlane and Redman. To impose a tax upon gross receipts of commercial amusements; to provide dis- position of revenues from such tax.	
Introduced, referred	94	Introduced, referred	95
Recommended indefinite post- ponement	176, 433	Amendment filed	378
Re-referred	191	Withdrawn; placed on calendar	778
Withdrawn	434	Amendments adopted	1294, 1308
58 By McFarlane and Redman. Relating to issuance of cer- tain municipal bonds; to per- mit payment of street im- provement in such cities, towns, from street construc- tion fund.		Deferred	1295
Introduced, referred	94	Passed; ayes 59, nays 32	1308
Recommended passage	222	Reported enrolled	1416
Report adopted	236	Signed by Speaker	1416
Passed; ayes 94, nays 3	307	Sent to Governor	1416
Amendment adopted	1621	Signed by Governor	1435
Concurred	1621	65 By McFarlane and Redman. To provide assessments, taxa- tion of municipally owned public utilities; except water- works, sewer systems; to provide certain taxes on such utilities.	
Passed; ayes 82, nays 1	1621	Introduced, referred	96
Reported enrolled	1686	Recommended indefinite post- ponement	318
Signed by Speaker	1686	Motion filed	395
Sent to Governor	1686	Indefinitely postponed	423
Signed by Governor	1686	66 By McFarlane and Redman. To provide assessment, taxa- tion of R.E.A. transmission lines, public utilities, owned by Co-operative Associations; to impose certain taxes.	
59 By McFarlane and Redman. Relating to taxation of cer- tain grain; to determine value for assessment.		Introduced, referred	96
Introduced, referred	94	Withdrawn	345
60 By McFarlane and Redman. To permit cities, towns to levy special property tax, to guarantee bond issues for im- provements.		67 By McFarlane and Redman. To provide procedure by so- cieties, organizations for claiming tax exemptions.	
Introduced, referred	95	Introduced, referred	96
61 By McFarlane and Redman. Relating to rates, credits, re- turns provided for in state income tax law; to make 50% abatement of individual in- come tax, permanent.		Recommended passage	208
Introduced, referred	95	Report adopted	222
Amendments filed	184	Amendment filed	231
62 By McFarlane and Redman. Defining powers of state tax commission.		Amendment adopted	275
Introduced, referred	95	Passed; ayes 76, nays 24	276
Recommended passage	208	Reported enrolled	1686
Report adopted	222	Signed by Speaker	1686
Deferred	227, 723	Sent to Governor	1686
Amendment adopted	767	Signed by Governor	1686
Passed; ayes 63, nays 35	767	68 By McFarlane and Redman. To provide tax exemption of household goods to \$900 tax- able value.	
Concurred	1533	Introduced, referred	96
Passed; ayes 73, nays 13	1533	Recommended passage	207
Reported enrolled	1563	Report adopted	222
Signed by Speaker	1563	Passed; ayes 86, nays 6	277
Sent to Governor	1563	69 By McFarlane and Redman. To exempt certain moneys, credits, corporation shares, stocks from taxation.	
Signed by Governor	1660	Introduced, referred	97
63 By McFarlane and Redman. To allocate revenues from in- creased tax on liquor sold at liquor stores, to cities, towns, for police purposes; to pro- vide for collection of tax, its apportionment.		Recommended amendment, pas- sage	833
Introduced, referred	95	Report adopted	839
Recommended passage	195	70 By McFarlane and Redman. Relating to assessment of property; its valuation for tax purposes for street con- struction.	
Report adopted	209	Introduced, referred	97
S. F. 41 substituted	218	Recommended passage	318
		Report adopted	351
		Amendment filed	502
		Deferred	517

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Amendments adopted	550
Passed; ayes 99, nays none.....	550
Concurred	1623
Passed; ayes 69, nays 22.....	1623
Reported enrolled	1636
Signed by Speaker.....	1636
Sent to Governor.....	1636
Signed by Governor.....	1686
71 By McFarlane and Redman.	
To impose tax upon capital	
employed in state by indi-	
vidual, unincorporated agen-	
cies, foreign corporations,	
making loans secured by	
property other than real es-	
tate.	
Introduced, referred	97
Recommended amendment, pas-	
sage	557
Report adopted	581
Amendments filed	879
Amendments adopted	963, 964
Passed; ayes 92, nays none.....	964
Concurred	1633
Passed; ayes 87, nays none.....	1633
Reported enrolled	1636
Signed by Speaker	1636
Sent to Governor.....	1686
Signed by Governor.....	1686
72 By McFarlane and Redman.	
To provide assessment of	
stock shares of certain cor-	
porations; to impose tax	
upon stock shares of such	
corporations.	
Introduced, referred	97
Recommended passage	318
Report adopted	351
Amendments filed	377, 396
Amendments adopted	594, 595
Passed; ayes 69, nays none.....	595
Concurred	1634
Passed; ayes 86, nays none.....	1634
Reported enrolled	1636
Signed by Speaker.....	1686
Sent to Governor.....	1686
Signed by Governor after ad-	
journalment	
73 By McFarlane and Redman.	
To provide registry tax from	
real estate mortgages; to al-	
locate revenue from such tax.	
Introduced, referred	97
74 By McFarlane and Redman.	
To provide emergency tax	
on personal income; to define	
conditions of levy; to provide	
use of revenue.	
Introduced, referred	97
75 By McFarlane and Redman.	
To provide assessment of	
real, personal property; pro-	
vide county assessors, boards	
of review; city assessors,	
boards of review in cities	
10,000 to 125,000; levy taxes	
to pay costs.	
Introduced, referred	98
Placed on calendar.....	387
Made special order.....	582
S. F. 46 substituted.....	706
76 By McFarlane and Redman.	
To establish military service	
tax fund; to provide reim-	
bursement to local taxing	
districts, of revenues lost	

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through veterans' property	
exemption; to provide appor-	
tionment to taxing districts.	
Introduced, passed on file.....	98
Recommended passage	195, 299
Referred	195
Report adopted	209, 321
Amendment adopted	473
Passed; ayes 99, nays 1.....	473
Concurred	1353
Passed; ayes 78, nays none.....	1353
Reported enrolled	1416
Signed by Speaker	1416
Sent to Governor.....	1416
Signed by Governor.....	1479
77 By Nielsen. Relating to	
amount of state income tax	
deductions of nonresidents,	
by withholding agents.	
Introduced, referred	108
Recommended passage	222
Report adopted	236
Passed; ayes 99, nays 3.....	308
78 By Morrissey. Relating to	
downstairs ceiling heights, in	
private dwellings.	
Introduced, referred	108
79 By Sloane, Burkman, Wal-	
ter of Marshall, Nelson of	
Woodbury, Long, Walter of	
Pottawattamie, Nielsen. Re-	
lating to increase of salaries	
of municipal court bailiffs.	
Introduced, referred	108
Recommended passage	981
Report adopted	1000
S. F. 72 substituted.....	1191
80 By Sloane, Burkman,	
Walter of Marshall, Nelson	
of Woodbury, Long, Walter	
of Pottawattamie and Niel-	
sen. Relating to period of	
time municipal court records	
shall be preserved.	
Introduced, referred	108
Recommended passage	220
Report adopted	236
S. F. 64 substituted as amended	333
81 By Nielsen. Relating to	
throwing stones, other sub-	
stance, discharging fire arms	
at railroad equipment.	
Introduced, referred	108
Recommended passage	349
Report adopted	366
S. F. 66 substituted.....	520
82 By Sloane, Burkman, Wal-	
ter of Marshall, Nelson of	
Woodbury, Long, Walter of	
Pottawattamie and Nielsen.	
Relating to increase of com-	
pensation of grand jury	
clerks.	
Introduced, referred	109
Recommended passage	981
Report adopted	1000
Passed; ayes 84, nays none.....	1174
Reported enrolled	1296
Signed by Speaker.....	1296
Sent to Governor.....	1297
Signed by Governor.....	1339
83 By Hedin and Schwengel.	
Relating to arrangement and	
printing of candidates' names	
on ballot, in territory smaller	
than county.	
Introduced, referred	109

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Recommended passage	298
Report adopted	321
Passed; ayes 98, nays none.....	474
84 By Nelson of Buchanan. To legalize, validate action of city council of Independ- ence, Iowa, in transferring funds from public utility to general fund.	
Introduced, referred	109
Withdrawn	386
85 By Nielsen. Relating to rifle shooting on or across railroad right of way.	
Introduced, referred	109
Recommended passage	349
Report adopted	366
S. F. 67 substituted.....	521
86 By Sloane, Burkman, Wal- ter of Marshall, Nelson of Woodbury, Long, Walter of Pottawattamie and Nielsen. Relating to increase of salar- ies of municipal court clerks.	
Introduced, referred	109
Recommended passage	981
Report adopted	1000
S. F. 72 substituted.....	1191
87 By Nelson of Woodbury. Relating to execution of death penalty; to establish lethal gas chamber.	
Introduced, referred	109
Recommended passage	282
Report adopted	299
Amendments filed	435
Passed; ayes 63, nays 33.....	445
88 By Avery. Providing that deputy shall immediately as- sume office of sheriff, when vacancy occurs.	
Introduced, referred	110
Recommended amendment, pas- sage	365
Report adopted	383
Passed; ayes 68, nays none.....	872
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor.....	1686
Signed by Governor after ad- journalment	
89 By Langland. To provide collaboration by cities, towns with federal government, in flood control projects.	
Introduced, referred	110
Recommended passage	222
Report adopted	236
Passed; ayes 102, nays none....	309
Reported enrolled	664
Signed by Speaker	665
Sent to Governor.....	665
Signed by Governor.....	697
90 By Prange. Relating to authorizing construction of extensions, improvements of municipal light, power plant of Pella, Iowa; to authorize bond issuance.	
Introduced, referred	122
Amendment filed	173
Proof of publication certified...	175
Recommended passage	220
Report adopted	236
S. F. 79 substituted.....	310

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91 By Mills. Relating to au- thorizing bond issuance for Adair County Memorial Hos- pital.	
Introduced, referred	122
Proof of publication certified....	206
Recommended passage	206
Report adopted	222
Passed; ayes 101, nays none....	228
Reported enrolled	316
Signed by speaker	316
Sent to Governor.....	316
Signed by Governor.....	361
92 By Walter of Marshall, Bents, Schwengel, Beardsley, Stevens, Putney, Datisman, Kilpatrick and Walter of Pottawattamie. Relating to number of apple or other fruit trees per acre in fruit reservation.	
Introduced, referred	123
Recommended passage	207
Report adopted	222
Passed; ayes 103, nays none....	229
93 By Schwengel, Lynes, Ran- kin, Gannaway, Smith of Des Moines, Troeger, Long, Nel- son of Woodbury, McEleney and Walter of Marshall. Re- lating to state aid to schools.	
Introduced, referred	123
Recommended passage	298, 797
Report adopted	321, 811
Amendment filed ..637, 803, 882, 944	
Amendments withdrawn ..1050, 1051	
Amendments adopted ..1050, 1051	
Passed; ayes 100, nays none....	1051
Refused to concur.....	1621
Conference appointed	1639
Conference report adopted.....	1673
Second conference appointed.....	1674
Conference report adopted.....	1680
Passed; ayes 91, nays none....	1680
Reported enrolled	1686
Signed by Speaker.....	1686
Sent to Governor.....	1686
Signed by Governor after ad- journalment	
94 By Reed, Nielsen, Long, Van Eaton, Fimmen, McFar- lane, Kruse and Hendrix. Re- lating to increase maximum unemployment benefits; to change certain rates.	
Introduced, referred	123
Amendment filed	396, 974
S. F. 116 substituted.....	1601
95 By Humbert and Weiss. Providing continuous open season for raccoons.	
Introduced, referred	123
Recommended indefinite post- ponement	416
Motion filed	479
Report adopted	489
96 By Bryson, Fimmen, Schwengel, Beardsley, Hedin, Good, Duffield, Burkman, Nielsen, Poston, Morrissey, Humbert and Olson. Relat- ing to proof of financial re- sponsibility, security by mo- tor vehicle owners, opera- tors; to make law uniform.	
Introduced, referred	124
Recommended amendment, pas- sage	249

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Report adopted	265
Special order	263, 386
Amendments adopted	407, 408
Passed; ayes 103, nays 1	408
Concurred	781
Passed; ayes 90, nays 1	781
Reported enrolled	878
Signed by Speaker	878
Sent to Governor	878
Signed by Governor	973
97 By Smith of Des Moines, Kock and Klemesrud. Relating to increase of costs of official publications.	
Introduced, referred	124
Recommended passage	452
Report adopted	461
Passed; ayes 66, nays none	1019
Reported enrolled	1214
Signed by Speaker	1215
Sent to Governor	1215
Signed by Governor	1254
98 By Fimmen, Kruse, Langland, Butler, Loss, Humbert, Shepard, Neilsen, Klemesrud, Avery, Ainsworth, Poston, Landsness, Koch, Sloane and Burkman. Relating to increase of compensation of district court shorthand reporters and taxation costs.	
Introduced, referred	124
Recommended amendment, passage	979
Report adopted	1000
S. F. 78 substituted	1164
99 By Donohue, Bockwodt and Redman. Relating to misconduct, neglect in office of public officials, employees.	
Introduced, referred	124
Recommended passage	250
Report adopted	265
Deferred	375
Amendment filed	377
Passed; ayes 70, nays 24	390
100 By Sloane, Burkman, Walter of Marshall, Nelson of Woodbury, Long, Walter of Pottawattamie, Nielsen. Relating to increase of compensation of municipal court reporters.	
Introduced, referred	124
101 By Hicklin and Good. Relating to estrays, trespassing animals; to procedure for diseased estrays.	
Introduced, referred	125
Recommended amendment, passage	251
Report adopted	265
Amendment adopted	375, 392
Rescinded	392
Passed; ayes 99, nays none	392
102 By Nelson of Woodbury and Van Eaton. Relating to levy of tax in cities and towns for maintenance of symphony orchestra.	
Introduced, referred	125
Recommended amendment, passage	606
Report adopted	617

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Amendment adopted	631
Passed; ayes 70, nays none	632
Reported enrolled	714
Signed by Speaker	714
Sent to Governor	714
Signed by Governor	803
103 By Klemesrud, Koch and Smith of Des Moines. Relating to publication in official newspapers, affairs of general public interest.	
Introduced, referred	125
104 By Bryson. Relating to causes for divorce.	
Introduced, referred	125
Recommended passage	209
Report adopted	222
Deferred	229
Amendments adopted	242, 243
Passed; ayes 80, nays 23	243
105 By Schwengel, Fimmen, Hedin and Hicklin. Making state law relating to transfer of corporation stock uniform with laws of other states.	
Introduced, referred	125
Recommended passage	208
Report adopted	222
Passed; ayes 96, nays none	230
Reported enrolled	261
Signed by Speaker	262
Sent to Governor	262
Signed by Governor	316
106 By Reed, Nielsen, Long, Van Eaton, Fimmen, McFarlane, Kruse and Hendrix. Relating to increase of workmen's maximum weekly benefit, allowance for hospital, nursing services.	
Introduced, referred	125
Recommended passage	265
Report adopted	282
Passed; ayes 94, nays 3	443
Concurred in part	956
Refused to concur in part	956
Conference appointed	969
Conference report	1257
Conference reappointed	1257
Conference report	1299
Conference report adopted	1350
Passed; ayes 77, nays none	1350
Reported enrolled	1416
Signed by Speaker	1416
Sent to Governor	1416
Signed by Governor	1435
107 By Schwengel, Hedin, Lawrence and Tesmer. Providing for care of tuberculous patients in public tuberculosis sanatoria.	
Introduced, referred	143
Recommended passage	346
Amendment filed	361, 435
Report adopted	366
Amendments withdrawn	554
Amendment adopted	554
Passed; ayes 101, nays none	554
Concurred	747
Passed; ayes 85, nays none	747
Recalled	846
Motions filed	879
Reconsidered	1068
Returned	1069
Concurred	1145

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Passed; ayes 77, nays none	1145	114 By Redman and Bockwoldt. Relating to sale of gravel, by supervisors, to improve lane, driveway, road; to provide payment therefor.	
Reported enrolled	1214	Introduced, referred	144
Signed by Speaker	1215	Recommended amendment, passage	250
Sent to Governor	1215	Report adopted	265
Signed by Governor	1272	Amendments adopted	393
		Passed; ayes 87, nays 12	393
108 By Shepard, Good and Nicholas. Relating to taxation of poultry.		115 By Poston. Relating to compensation for transportation of public school pupils.	
Introduced, referred	143	Introduced, referred	144
Recommended passage	350	Recommended passage	333
Report adopted	366	Report adopted	405
Passed; ayes 97, nays none	523	Passed; ayes 97, nays none	769
109 By Weiss and Humbert. Relating to appointment of referee of an estate; payment of fee.		116 By General Legislative. Legalizing action of school directors of independent school district of West Des Moines in purchase, sale of school house site.	
Introduced, referred	143	Introduced, referred	144
		Recommended passage	186
110 By Lynes, Loss, Datisman, Koch, Kruse and Butler. Relating to boards of levee, drainage districts; to employ professional engineers.		Report adopted	196
Introduced, referred	143	Proof of publication certified	264, 811
Recommended passage	209	Passed; ayes 93, nays none	278
Report adopted	222	Reported enrolled	943
Passed; ayes 99, nays 3	231	Signed by Speaker	943
Reported enrolled	316	Sent to Governor	944
Signed by Speaker	316	Signed by Governor	1036
Sent to Governor	316		
Signed by Governor	361	117 By Nelson of Woodbury and Van Eaton. Relating to delinquency date on dog licenses.	
111 By Nelson of Woodbury, Long, Smith of Des Moines, and Lawrence. Relating to fire department maintenance fund; to increase millage rate		Introduced, referred	144
Introduced, referred	143	Recommended passage	250
Recommended amendment, passage	319	Amendments filed	262, 296
Report adopted	351	Report adopted	265
Amendments adopted	475	Amendment adopted	394
Passed; ayes 85, nays none	475	Amendments withdrawn	394
Concurred	729	Passed; ayes 59, nays 36	394
Passed; ayes 81, nays none	729	Concurred	728
Reported enrolled	756	Passed; ayes 82, nays 3	728
Signed by Speaker	756	Reported enrolled	756
Sent to Governor	756	Signed by Speaker	756
Signed by Governor	803	Sent to Governor	756
		Signed by Governor	803
112 By Utzig and Duffy. Relating to self-liquidating improvements, to factory sites for Dubuque, Iowa.		118 By Scott. Legalizing action of supervisors of Appanoose county for secondary road expenditures; authorizing payment.	
Introduced, referred	143	Introduced, referred	144
Amendments filed	191	Placed on calendar	547
Withdrawn	512	Proof of publication certified	531
		Passed; ayes 96, nays none	547
113 By Kosek, Schwengel, Knickerbocker, Hedin and Walter of Marshall. Relating to amount school districts may levy for general fund.		Reported enrolled	943
Introduced, referred	144	Signed by Speaker	943
Amendments filed	262, 757, 1523	Sent to Governor	944
Recommended passage	383	Signed by Governor	998
Report adopted	405		
Amendment adopted	848, 1531	119 By Mills, Lawrence, Ainsworth, Nielsen, Knickerbocker, Hicklin, Smith of Des Moines, Steinberg and Walter of Pottawattamie. Providing for appointment, compensation of probation officers in juvenile court.	
Passed; ayes 74, nays 16	848	Introduced, referred	155
Concurred	1504, 1532	Amendment filed	502
Motion to reconsider	1504	Recommended passage	982
Deferred	1504	Reported adopted	1000
Passed; ayes 78, nays 8	1504	S. F. 76 substituted	1193
Reported enrolled	1686		
Signed by Speaker	1686		
Sent to Governor	1686		
Signed by Governor	1686		

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120 By Walter of Marshall. Providing tax exemption of growing horticultural and agricultural crops.	
Introduced, referred	155
Recommended passage	460
Report adopted	488
Amendment adopted	822
Passed; ayes 89, nays 2	823
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435
121 By Schwengel and Hedin. Relating to increase of fees charged by district court clerks.	
Introduced, referred	155
Recommended passage	250
Report adopted	265
Amendment filed	343
Amendment adopted	433
Referred	433
122 By Donohue. Relating to handling, use of explosives; authorizing fire marshal for same.	
Introduced, referred	155
Recommended passage	319
Report adopted	351
Amendment filed	529
Amendments adopted	548, 549
Passed; ayes 85, nays 8	549
123 By Morrissey, Lawrence, Fimmen and Poston. Relat- ing to qualifications, term of nurse examiners; licensing persons to practice nursing; defining practice of nursing.	
Introduced, referred	156
Amendment filed	435
Recommended amendment, pass- age	526
Report adopted	539
Amendments adopted	791, 792
Passed; ayes 91, nays 6	792
124 By Klemesrud, Reed, Don- ohue, Bryson, Ainsworth, Hicklin, Weichman and Red- man. Prohibiting discrimi- nation in employment against persons for membership, non- membership in labor organi- zations; collection of certain fees; providing penalties.	
Introduced, referred	156
Recommended indefinite post- ponement	693
Recommended passage	697
Motion filed	714, 757
Committee of the whole	755
Rule suspended	755
125 By Morrissey. Relating to adoptions; providing penal- ties for law violations.	
Introduced, referred	156
Recommended amendment, pass- age	558-561
Report adopted	531
Amendments filed	718, 740, 1382
Deferred	723
Amendments adopted 771, 1405,	1406
Passed; ayes 57, nays 28	771
Special order	1356
Concurred	1406

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Passed; ayes 93, nays none	1407
Reported enrolled	1522
Signed by Speaker	1522
Sent to Governor	1522
Signed by Governor	1592
126 By Steinberg. Relating to inheritance of surviving spouse in absence of issue.	
Introduced, referred	157
Recommended passage	208
Report adopted	222
Passed; ayes 97, nays none	241
127 By Bryson, Ainsworth, Hic- klin, Klemesrud, Reed, Don- ohue, Smith of Des Moines, Redman and Weichman. Def- ining responsibilities of la- bor unions; providing en- forcement, by suit, of col- lective bargaining agree- ments.	
Introduced, referred	157
Recommended indefinite post- ponement	693
Motion filed	698, 715
Rule suspended	755
128 By Kosek, McFarlane, He- din, Schwengel and Knicker- bocker. Relating to exempt transactions of certain sea- soned securities.	
Introduced, referred	157
Recommended passage	265
Report adopted	282
Passed; ayes 82, nays 5	414
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor after ad- journment.	
129 By Nelson of Woodbury and Kosek. Relating to in- crease of compensation of assessors, deputies; increas- ing number of full time depu- ties.	
Introduced, referred	157
130 By Morrissey (Faul and Maytag). Relating to in- crease of allowance to in- stitutions for care of neglected, dependent, delinquent chil- dren.	
Introduced, referred	157
Recommended passage	299
Report adopted	321
Passed; ayes 95, nays none	477
Reported enrolled	972
Signed by Speaker	972
Sent to Governor	973
Signed by Governor	998
131 By Ainsworth, Bryson, Hicklin, Klemesrud, Reed, Donohue, Smith of Des Moines, Redman and Weich- man. Prohibiting picketing, by force, obstructing ingress, egress from any premises, destruction, seizure of prop- erty in labor disputes.	
Introduced, referred	158
Recommended indefinite post- ponement	694
Motion filed	698, 716
Rule suspended	755

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132 By Ainsworth, Long, Watson and Donohue. Relating to secondary road system, allocation of funds by state highway commission.		138 By Walter of Pottawatamie. Relating to placing unskilled municipal laborers under civil service.	
Introduced, referred	158	Introduced, referred	163
Recommended passage	221	Recommended indefinite postponement	693
Report adopted	236		
Passed; ayes 93, nays none	311	139 By Ainsworth, Redman, Weichman, Bryson, Hicklin, Donohue, Reed, Klemesrud, and Smith of Des Moines. Relating to outlawing secondary boycotts by strikes, in labor disputes.	
Reported enrolled	1686	Introduced, referred	164
Signed by Speaker	1686	Recommended indefinite postponement	694
Sent to Governor	1686	Motion filed	697, 717
Signed by Governor after adjournment.		Amendment filed	698
		Rule suspended	755
133 By Ainsworth, Nicholas and Rankin. Relating to the production of frogs for commercial purposes.		140 By Lawrence, Watson, Good and Walker. Relating to establishment of kindergartens upon petition of parents.	
Introduced, referred	158	Introduced, referred	164
Amendment filed	263, 316		
Recommended passage	320	141 By Troeger, Norland, Gannaway, Smith of Des Moines, and Rankin. Relating to contracts of school superintendents, teachers, employees; providing preliminary hearing before termination thereof.	
Report adopted	351	Introduced, referred	164
Amendments adopted	496	Recommended amendment, passage	452
Passed; ayes 93, nays none	497	Report adopted	461
		142 By Steinberg. Relating to salary of special assistant attorney general assigned to highway commission.	
134 By Weichman, Redman, Reed, Donohue, Klemesrud, Hicklin, Bryson and Ainsworth. Prohibiting executive, administrative, professional, supervisory employees from membership in certain labor organizations.		Introduced, referred	164
Introduced, referred	158	Recommended passage	980
Recommended indefinite postponement	694	Report adopted	1000
Motion filed	716	Amendment filed	1056
Rule suspended	755	Amendment adopted	1169
Amendment filed	1497	Passed; ayes 77, nays 13	1169
		Concurred	1568
135 By Donohue, Fimmen, Robinson, McFarlane and Schwengel. Relating to school busses, construction thereof, responsibilities of drivers.		Passed; ayes 77, nays 4	1569
Introduced, referred	158	Reported enrolled	1591
Recommended passage	383	Signed by Speaker	1591
Report adopted	405	Sent to Governor	1592
Amendment filed	638	Signed by Governor	1686
Amendments adopted	969		
Passed; ayes 81, nays none	970	143 By Poston, Robb Redman, Good, Steinberg, Watson, Fletcher, Frei, Edwards, De Groot, Datisman, Butler, Landsness, Boothby, Huston, Saylor, Fulk, Williams, Bockwoldt, Smith of Clayton, Patrick, Baker, Weiss, Smith of Des Moines, Hansen, Strawman, Stevens, Rankin, Klemesrud, Bloom, Nicholas, Avery, Anderson, Gannaway, Nelson of Buchanan, Beman, Turner, Kerr, Langland, Donohue, Norland, Olson and Wilson. Relating to issuance of permits to sell beer, malt liquors.	
		Introduced, referred	164
136 By Saylor. Relating to payment of suspended county real estate taxes from old age assistance fund.		Recommended amendment, passage	364
Introduced, referred	163	Report adopted	383
Recommended amendment, passage	196		
Amendments filed	204		
Report adopted	209		
Amendments adopted	215, 216		
Passed; ayes 95, nays none	216		
Reported enrolled	1388		
Signed by Speaker	1388		
Sent to Governor	1388		
Vetoed by Governor	1436		
137 By Stevens. Relating to spearing of certain fish by adjoining owners or lessees, to nonmeandered streams.			
Introduced, referred	163		
Recommended indefinite postponement	347		
Indefinitely postponed	423		

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Amendments filed 435, 502,	
.....503, 610	
Special order	512
S. F. 100 substituted	647
 144 By Lawrence, Duffield and Troeger. Relating to candle- power of electric headlights, on track power cars.	
Introduced, referred	177
 145 By Schwengel and Hedin. Relating to qualifications for practice of removal of sur- perfluous hair.	
Introduced, referred	177
 146 By Walter of Marshall, Weichman, Sloane, Burkman, Steinberg, Nicholas, Walker, and Klemesrud. Relating to agricultural seeds, reselling old seeds.	
Introduced, referred	177
Recommended passage	416
Report adopted	423
Amendment filed .. 698, 838	913
Amendment withdrawn	1319
Amendment adopted	1321
Tabled; ayes 54, nays 29	1322
 147 By Sloane and Burkman. Relating to appointments, duties of district court bail- iffs; providing that they be deputy sheriffs.	
Introduced, referred	177
 148 By Sloane and Burkman. Relating to increase of com- pensation, expenses of com- missioners of insanity in counties of 150,000 or more population.	
Introduced, referred	177
Recommended passage	1059
Amendment filed	1078, 1176
Report adopted	1082
S. F. 169 substituted	1242
 149 By Sloane and Burkman. Relating to increase in fees to jurors.	
Introduced, referred	178
Amendment filed	377
Recommended passage	1059
Report adopted	1082
Amendment adopted	1194
Passed; ayes 88, nays 5	1195
 150 By Sloane and Burkman. Providing pension funds, as- sessments therefor shall ap- ply to certain deputy bail- iffs of municipal courts in cities of 125,000 or more.	
Introduced, referred	178
Withdrawn, placed on calendar	513
Passed; ayes 65, nays 2	871
 151 By Steinberg. Relating to state aid to school districts.	
Introduced, referred	178
Recommended passage	298
Report adopted	321
Passed; ayes 98, nays none	476

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152 By Good, Eckels, Robb and Walker. Relating to duties, powers of Board of Super- visors to do drainage work, to charge farmers therefor.	
Introduced, referred	178
Recommended amendment, pass- age	249
Report adopted	265
Recalled	409
S. F. 124 substituted	410
 153 By Fimmen, Walter of Pot- tawattamie, Sloane, Schwen- gel, Hicklin, Hedin and Nel- son of Woodbury. Author- izing merger or consolida- tion of corporations.	
Introduced, referred	178
Recommended passage	208
Report adopted	232
Passed; ayes 103, nays none ..	244
Concurred	658
Passed; ayes 63, nays none ..	658
Reported enrolled	714
Signed by Speaker	714
Sent to Governor	714
Signed by Governor	756
 154 By Morrissey. Relating to duties of open-cut, strip mine operators; providing such operator shall post bonds.	
Introduced, referred	186
Recommended indefinite post- ponement	557
Indefinitely postponed	723
 155 By Nielsen. Prohibiting transportation of motor ve- hicle or inflammable liquid, at night.	
Introduced, referred	186
Recommended indefinite post- ponement	236
Indefinitely postponed	299
 156 By Burkman and Schwen- gel. Relating to bond issu- ance by State of Iowa, for ninety million dollars, com- pensation to persons who served in armed forces; pro- viding submission of act to voters, general election, 1948.	
Introduced, referred	186
Recommended indefinite post- ponement	451
Motion filed	479
Referred	513
 157 By Sloane, Hedin and Ol- son. Permitting banks to remain closed one business day weekly, subject to ap- proval by superintendent of banking, state banking board.	
Introduced, referred	187
 158 By Sloane and Burkman. Relating to territorial jur- isdiction of municipal courts.	
Introduced, referred	187
 159 By Nielsen and Burkman. Relating to minimum period for retention of bank files, records, admissibility as evi- dence.	
Introduced, referred	187

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Recommended passage	282
Report adopted	399
S. F. 91 substituted	446
160 By Watson, Robb, Ainsworth and Baker. Relating to distribution, sale, transportation of adulterated, misbranded economic poisons; providing for registration, penalties.	
Introduced, referred	187
Recommended amendment passage	874
Report adopted	892
Amendments adopted	1103, 1104
Passed; ayes 89, nays 2	1104
161 By Utzig and Duffy. Permitting cities, towns to erect memorial halls, monuments for soldiers, sailors, marines.	
Introduced, referred	188
Amendment filed	316
Recommended passage	320
Report adopted	351
Amendment adopted	497
Passed; ayes 90, nays none	498
162 By Burkman, McFarlane and Long. Relating to retirement of members of fire departments, who served in armed forces; to municipal fund therefor.	
Introduced, referred	188
163 By Nicholas. Relating to building of concrete walls on boundary lines.	
Introduced, referred	188
Recommended passage	320
Report adopted	351
Amendment adopted	498
Passed; ayes 97, nays none	499
Reported enrolled	608
Signed by Speaker	608
Sent to Governor	608
Signed by Governor	635
164 By Lundy, Lawrence, Olson, Butler and Troeger. Relating to establishment of school house fund by voters of school districts, to voting tax for term of years.	
Introduced, referred	196
Recommended passage	348
Report adopted	366
Amendment adopted	596
Passed; ayes 75, nays 24	596
165 By Lundy. Relating to beer, malt liquors, clarifying law.	
Introduced, referred	196
166 By Burkman and Sloane. Providing for, fixing time of appropriations by cities for each fiscal year.	
Introduced, referred	196
Amendment filed	263
Recommended passage	319
Report adopted	351
Amendments adopted	500
Passed; ayes 98, nays none	500

H. F.	Page
167 By Humbert and King. Relating to bounties on wild animals.	
Introduced, referred	197
Recommended passage	347
Report adopted	366
Passed; ayes 81, nays 14	524
168 By Burkman. Relating to appropriations to national, state guards.	
Introduced, referred	197
Recommended passage	350, 527
Report adopted	527
Referred	350
Report adopted	366, 539
Passed; ayes 89, nays none	593
Reported enrolled	664
Signed by Speaker	665
Sent to Governor	665
Signed by Governor	697
169 By Appropriations. Relating to emergency appropriation to state board of education.	
Introduced, passed on file	197
Rule suspended	203
Passed; ayes 99, nays 1	204
Reported enrolled	296
Signed by Speaker	296
Sent to Governor	316
Signed by Governor	361
170 By Walter of Pottawattamie. Relating to sales tax exemptions of purchases of certain Iowa governmental bodies.	
Introduced, referred	197
Recommended passage	459
Report adopted	488
Passed; ayes 88, nays 3	1109
171 By Hinrichs. Relating to divorce decrees.	
Introduced, referred	197
Recommended indefinite postponement	416
Indefinitely postponed	488
172 By Steinberg. Relating to establishment of juvenile playgrounds.	
Introduced, referred	197
Recommended passage	417
Report adopted	423
173 By Burkman. Relating to height of ceiling in dwellings.	
Introduced, referred	197
Recommended passage	320
Report adopted	351
174 By Good, Shepard and Klemesrud. Relating to filing fees for instruments affecting title to, encumbrance of personal property.	
Introduced, referred	198
Recommended passage	460
Report adopted	458
Passed; ayes 72, nays none	1020
175 By Printing. Relating to publications by municipalities, of matters of public importance.	
Introduced, passed on file	198
Amendment adopted	217

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H. F.	Page	H. F.	Page
Passed; ayes 70, nays 20	218	Amendment filed	417, 434
Concurred	327	Deferred	517
Passed; ayes 82, nays none	328	Amendments adopted	551
Reported enrolled	360	Passed; ayes 93, nays 5	552
Signed by Speaker	360	Concurred	1455
Sent to Governor	360	Passed; ayes 95, nays none	1455
Signed by Governor	395	Reported enrolled	1522
176 By Troeger and Lundy. Relating to abandonment, care charges of cemetery lots.		Signed by Speaker	1522
Introduced, referred	198	Sent to Governor	1522
Recommended passage	365	Signed by Governor	1592
Report adopted	383	182 By Schwengel, Sloane and Troeger. Relating to increased minimum wage of public school teachers.	
Passed; ayes 70, nays none	861	Introduced, referred	210
Concurred	1502	Recommended passage	451
Passed; ayes 88, nays none	1502	Report adopted	461
Reported enrolled	1522	Amendments filed	805
Signed by Speaker	1522	Amendment adopted	832
Sent to Governor	1522	Deferred	935
Signed by Governor	1686	Passed; ayes 70, nays 17	1087
177 By Koch and Loss. Relating to limit of indebtedness of cities and towns; bond issue at West Bend, Iowa.		183 By Reed, Nielsen, Fimmen, McFarlane. Relating to establishment of state emergency reserve fund.	
Introduced, referred	198	Introduced, referred	210
S. F. 97 substituted	592	184 By Nelson of Woodbury, Schwengel and Hedin. Relating to investment of surplus public funds by state treasurer.	
178 By Nelson of Woodbury, Walter of Marshall, Good, Stevens, Putney, Hendrix and Langland. Imposing excise tax on handling of grain, exempting same from general property tax.		Introduced, referred	210
Introduced, referred	198	Recommended passage	528
Amendment filed	296, 413	Report adopted	539
Recommended passage	459	185 By Patrick. Relating to tax exemption of veterans' share of partnership.	
Report adopted	488	Introduced, referred	211
Amendments adopted	789, 790	Recommended passage	349
Passed; ayes 93, nays 2	790	Report adopted	366
Concurred	1123	Amendment adopted	597
Passed; ayes 92, nays none	1123	Passed; ayes 92, nays none	597
Reported enrolled	1146	Concurred	727
Signed by Speaker	1146	Passed; ayes 79, nays none	727
Sent to Governor	1146	Reported enrolled	756
Signed by Governor	1176	Signed by Speaker	756
179 By Avery. Relating to accounting of executors, administrators, their compensation.		Sent to Governor	756
Introduced, referred	198	Signed by Governor	803
Recommended passage	555	186 By Sloane, Schwengel, Hedin, Nelson of Woodbury and Nielsen. To provide for qualification, licensing of insurance agents.	
Report adopted	581	Introduced, referred	211
Passed; ayes 73, nays none	630	Recommended amendment, passage	565
Reported enrolled	1146	Report adopted	581
Signed by Speaker	1146	Amendment filed	610, 973
Sent to Governor	1146	187 By Bass, Kilpatrick, Ainsworth, Langland, and Siefkas. Relating to soil conservation; providing use of highway commission equipment.	
Signed by Governor	1176	Introduced, referred	211
180 By Sloane, Schwengel and Kosek. Relating to increase of pension to survivors, dependents of firemen, policemen, to beneficiaries of retired firemen, policemen.		Recommended amendment, passage	450
Introduced, referred	199	Referred	450
Amendments filed	418	Report adopted	461
Recommended amendment, passage	800	Recommended indefinite postponement	796
181 By Welchman, Watson, Fimmen, Graham and Poston. Relating to motor vehicle fuel tax.		Indefinitely postponed	983
Introduced, referred	199		
Recommended amendment, passage	321		
Report adopted	351		

H. F.	Page	H. F.	Page
188 By Steinberg and Weichman. Providing for appointment by supreme court of code editor, reporter of supreme court.		195 By Brown of Monona, Nelson, of Woodbury, King, Beman, Long, Nielsen, Weiss and Bearsley. Relating to issuing licenses, permits for handling of hog-cholera virus, serum.	
Introduced, referred	211	Introduced, referred	212
Recommended passage	382	Recommended amendment, passage	562
Report adopted	405	Report adopted	581
Passed; ayes 89, nays 1	784	Passed; ayes 77, nays 4	906
189 By Poston and Bass. Relating to purchase, conveyance, supervision of certain real estate in Wayne County, Iowa.		Concurred	1645
Introduced, referred	211	Passed; ayes 91, nays none	1645
Recommended passage	321	Reported enrolled	1686
Report adopted	351	Signed by Speaker	1686
Deferred	518	Sent to Governor	1686
Passed; ayes 100, nays 1	553	Signed by Governor after adjournment.	
Reported enrolled	1522	196 By Nelson of Buchanan. Legalizing action of Independent city council in buying land for airport.	
Signed by Speaker	1522	Introduced, referred	222
Sent to Governor	1522	Recommended passage	416
Signed by Governor	1660	Report adopted	423
190 By Knickerbocker and Kosek. Relating to inspection and fees therefor of hotels, restaurants, food establishments.		Proof of publication certified ..	616
Introduced, referred	212	Passed; ayes 74, nays none	627
Recommended passage	526	Reported enrolled	1214
Report adopted	539	Signed by Speaker	1215
Passed; ayes 66, nays 18	1015	Sent to Governor	1215
191 By Steinberg. Relating to paroles, notice given to board of parole.		Signed by Governor	1343
Introduced, referred	212	197 By Smith of Clayton. Relating to powers, duties of school directors, to publishing school records.	
Recommended amendment, passage	381	Introduced, referred	223
Report adopted	405	Withdrawn	405
192 By Military and Veterans Affairs. Relating to appointment of armory board, increasing its powers.		198 By Long, Reed, Butler, Burkman, Datsman, Schwengel, Redman, Boothby, Watson, Lucken, Ainsworth, McEleney, Robinson, Humbert, Koch, Davis, Utzig, Walker, Lawrence, Gannaway, Scott, Kerr, Nelson of Woodbury, Van Eaton, Sloane, Beman, Klemesrud, Hedin, Fletcher, Brown of Mahaska, Landness, Wellington, Nelson of Buchanan, Smith of Des Moines, Nicholas, Norland, Prange, Brown of Monona, Ingalls, Baker, Siefkas, Good and Bloom. To repeal powers of state highway commission regarding weighing of motor vehicles.	
Introduced, passed on file	212	Introduced, referred	223
Passed; ayes 88, nays 2	256	Returned without recommendation	697
Reported enrolled	1388	Report adopted	703
Signed by Speaker	1388	199 By Kosek and Knickerbocker. Authorizing school corporations to construct stadiums, field houses.	
Sent to Governor	1388	Introduced, referred	223
Signed by Governor	1435	Recommended passage	635
193 By Troeger, Sloane, Van Eaton, Schwengel, Norland, and Knickerbocker. Relating to old age, survivors' insurance of certain public employees, regulating contributions, payments.		Report adopted	645
Introduced, referred	212	200 By Kosek and Knickerbocker. Authorizing certain cities to construct field houses, athletic, recreational facilities.	
Recommended amendment, passage	459	Introduced, referred	223
Report adopted	488	Recommended passage	449
Amendment filed	698, 881, 944	Report adopted	461
194 By Langland, Pieper, Anderson, Huston, Long, Olson, Loss, Datsman, Gannaway, Bass and Norland. Relating to premium taxes paid by insurance companies other than life.			
Introduced, referred	212		
Recommended be referred	448		
Report adopted	461		
Amendments filed	717		
Recommended indefinite postponement	834		
Indefinitely postponed	983		

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201 By Long and Nelson of Woodbury. Relating to increase of barrel tax on beer, malt liquors; providing distribution.	
Introduced, referred	224
202 By Reed, Troeger, Van Eaton, Smith of Des Moines, Brown of Mahaska, Tesmer, Kruse, Long, Duffy, Nelson of Woodbury, Walter of Marshall, Sloane, Kosek, Bloom, Schwengel, McFarlane, Lawrence, Utzig, Welchman, McEleney, Robb, Burkman, Knickerbocker, Hedin and Nielsen. Authorizing payment of workmen's compensation to workers contracting occupational diseases; defining such diseases; prescribing regulations.	
Introduced, referred	224
S. F. 147 substituted	1370
203 By Utzig, Walker, Duffy, Norland and Robb. Relating to wearing of military badges by unauthorized persons.	
Introduced, referred	236
Recommended passage	451
Report adopted	461
Passed; ayes 72, nays none	1021
204 By Neal. Authorizing transfer of funds from city special to county general fund in Dallas county.	
Introduced, referred	236
Recommended passage	794
Report adopted	811
Passed; ayes 67, nays none	861
Concurred	1302
Passed; ayes 82, nays none	1302
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Vetoed by Governor	1435
205 By Kosek and Knickerbocker. Providing funds for tree planting program in cities and towns.	
Introduced, referred	236
Recommended passage	320
Report adopted	351
Amendment adopted	518
Passed; ayes 76, nays 11	518
Concurred	1631
Passed; ayes 83, nays 3	1632
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor	1686
206 By Strawman and Stevens. Relating to administration of land tax credit; eliminating annual filing.	
Introduced, referred	236
Recommended passage	364
Report adopted	383
Amendments filed	1121
Amendment adopted	1318
Passed; ayes 89, nays 1	1318
207 By Departmental Affairs. Relating to audit of accounts of state highway commission.	
Introduced, passed on file	237
S. F. 154 substituted	312

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208 By Public Libraries. Authorizing assessment for library funds in cities and towns.	
Introduced, passed on file	237
Passed; ayes 104, nays none	313
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435
209 By Roads and Highways. Authorizing highway commission, city and town councils to make agreements with railroad companies for railroad, highway, rail-street crossings.	
Introduced, passed on file	237
S. F. 206 substituted	314
210 By Judiciary 2. Relating to increase of salaries to be paid supreme court judges.	
Introduced, referred	237
Recommended passage	979
Report adopted	1000
S. F. 212 substituted	1163
211 By Agriculture 1. Relating to inspection, installation of weights and measures.	
Introduced, passed on file	237
Amendment filed	263, 361
Amendments adopted	310, 373
Deferred	310
Passed; ayes 87, nays 1	374
212 By Koch. Authorizing township trustees to condemn lands for community centers, playgrounds.	
Introduced, referred	251
Recommended amendment, passage	365
Report adopted	383
Amendment adopted	1018
Passed; ayes 94, nays 1	1018
Reported enrolled	1563
Signed by Speaker	1563
Sent to Governor	1563
Signed by Governor	1660
213 By Troeger, Poston, Beardsley, Lundy, Lawrence and Gannaway. Providing for establishment, maintenance of rural free public libraries.	
Introduced, referred	251
Recommended passage	319
Report adopted	351
Amendment filed	361, 479
214 By Judiciary 2. Relating to increase in cost of publishing laws, effective by publication, of General Assembly.	
Introduced, passed on file	252
S. F. 158 substituted	330
215 By Judiciary 2. Relating to license fees for public scales; 50% reduction, if paid within certain time limit.	
Introduced, passed on file	252
Deferred	331
Failed; ayes 46, nays 54	374
Motion filed	395

H. F.	Page	H. F.	Page
216 By Weichman. Legalizing proceedings for issuance, sale, delivery of school building bonds by Consolidated Independent school district of Vinton.		222 By Long, McEleney, Ainsworth and Nelson of Woodbury. Proposing all public school employees be granted full pay for sick leave, injury, for certain time.	
Introduced, referred	252	Introduced, referred	266
Proof of publication certified	436	Recommended indefinite postponement	461
Amendments filed	453	223 By Wilson and Kosek. Relating to regulations for practice of embalming; providing certain qualifications.	
Recommended passage	608	Introduced, referred	266
Report adopted	617	Recommended amendment, passage	526
Amendment adopted	629	Report adopted	539
Passed; ayes 72, nays none	629	224 By Public Health. Relating to financing laboratory examinations, investigations for department of health.	
Reported enrolled	739	Introduced, referred	266
Signed by Speaker	739	Passed; ayes 101, nays none	412
Sent to Governor	739	Reported enrolled	1686
Signed by Governor	756	Signed by Speaker	1686
217 By Board of Control. Regulating the government, management of institutions under board of control; transferring appointment of business managers thereof from governor to board of control.		Sent to Governor	1686
Introduced, passed on file	252	Signed by Governor	1686
Passed; ayes 104, nays none	331	225 By Utzig, Edwards, Norland, Koch, Walker and Duff. Relating to regulation of train service by commerce commission.	
Reported enrolled	972	Introduced, referred	266
Signed by Speaker	972	226 By Military and Veterans Affairs. Relating to assignment of rooms to Spanish-American War Veterans Department of Iowa, for preservation of its records.	
Sent to Governor	973	Introduced, passed on file	267
Signed by Governor	1036	Amendment adopted	413
218 By Board of Control. Authorizing board of control to set salaries of employees under its supervision within bounds of its appropriation.		Passed; ayes 97, nays none	413
Introduced, passed on file	252	Reported enrolled	1686
Passed; ayes 102, nays none	332	Signed by Speaker	1686
Reported enrolled	1175	Sent to Governor	1686
Signed by Speaker	1175	Vetoed by Governor after adjournment.	
Sent to Governor	1175	227 By Military and Veterans Affairs. Designating U. S. highway number 6, within Iowa's borders, as "Grand Army of the Republic Highway"; providing markers therefor.	
Signed by Governor	1236	Introduced, passed on file	267
219 By Board of Control. Providing a psychiatrist to supervise care of patients in mental institutions under board of control.		Passed; ayes 94, nays none	412
Introduced, passed on file	252	Reported enrolled	1686
Amendment adopted	353	Signed by Speaker	1686
Passed; ayes 102, nays none	358	Sent to Governor	1686
220 By Anderson and Huston. Authorizing certain cities and towns to lease parks to organizations for recreational purposes.		Signed by Governor after adjournment.	
Introduced, referred	265	228 By Nelson of Woodbury, Long and Burkman. Fixing salary of county superintendent of school by county board of education.	
Recommended amendment, passage	606	Introduced, referred	267
Report adopted	617	Recommended passage	529
S. F. 177 substituted	827	Report adopted	539
221 By Steinberg. Relating to merging independent school districts.		Amendment filed	740
Introduced, referred	266	Amendment adopted	787
Recommended passage	526	Passed; ayes 82, nays 6	788
Report adopted	539	Reported enrolled	1146
Passed; ayes 95, nays none	965	Signed by Speaker	1148
Reported enrolled	1296	Sent to Governor	1146
Signed by Speaker	1296	Signed by Governor	1176
Sent to Governor	1297		
Signed by Governor	1343		

H. F.	Page
229 By Duffy. Providing penalties for violation of fire protection law in hotels.	
Introduced, referred	267
Recommended passage	450
Report adopted	461
230 By Rankin, Brown of Monona, Boothby, Knickerbocker, Troeger, Nicholas, Siefkas, Edwards, Gannaway and Schwengel. Relating to creation of county board of education and county superintendent, assistants in each of counties.	
Introduced, referred	283
Amendments filed	454
Recommended passage	525
Report adopted	539
S. F. 245 substituted	785
231 By Long and Brown of Mahaska. Relating to increase of salaries of certain state officers.	
Introduced, referred	283
Amendment filed	454, 1039
Recommended amendment, passage	980
Report adopted	1000
Amendment withdrawn	1167
Amendments adopted	1167, 1168
Passed; ayes 55, nays 41	1168
232 By McFarlane and Redman. Relating to authorizing and regulating installment loans of \$2,000 or less.	
Introduced, referred	283
Recommended indefinite postponement	608
Indefinitely postponed	723
233 By Smith of Des Moines, Hicklin and Anderson. Relating to emergency housing for World War II veterans in certain cities.	
Introduced, referred	283
Amendments filed	418
Recommended passage	451
Report adopted	461
Amendments adopted	470, 471
Passed; ayes 97, nays none	471
Reported enrolled	664
Signed by Speaker	665
Sent to Governor	665
Signed by Governor	697
234 By Putney and Frel. Relating to collection and disposal of garbage in cities.	
Introduced, referred	284
Amendment filed	396
Recommended passage	449
Report adopted	461
Amendment adopted	865
Passed; ayes 73, nays 7	865
Concurred	1130
Passed; ayes 92, nays none	1130
Signed by Speaker	1146
Reported enrolled	1146
Sent to Governor	1146
Signed by Governor	1176
235 By Nelson of Woodbury and Van Eaton. Relating to raising funds for care, planting of trees and shrubs in certain cities.	
Introduced, referred	284

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236 By Lynes. Relating to surgical treatment for handicapped children.	
Introduced, referred	284
Recommended passage	417
Report adopted	423
Passed; ayes 64, nays none	870
237 By Hendrix, Smith of Des Moines, Ainsworth, Van Eaton and Hicklin. Authorizing payment of special assessments on state lands.	
Introduced, referred	284
Recommended passage	834
Report adopted	839
Passed; ayes 70, nays none	1022
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Vetoed by Governor after adjournment.	
238 By Schwengel, Hedin, Nicholas, Lynes, Sloane, Nelson of Woodbury, Nielsen, Long, Steinberg, Kruse, Gannaway, Bryson and Olson. Relating to qualifications, licensing of life insurance agents.	
Introduced, referred	284
Recommended amendment, passage	604
Report adopted	617
Amendments filed	698
239 By Hedin and Schwengel. Creating commercial zones within state around cities and towns.	
Introduced, referred	284
Recommended passage	449
Report adopted	461
240 By Hicklin. Providing for licensing and marking of various types of trucks, tractors and trailers.	
Introduced, referred	285
Recommended indefinite postponement	433
Withdrawn	438
241 By Hedin and Schwengel. Relating to lien of inheritance taxes.	
Introduced, referred	299
Recommended passage	501
Report adopted	512
242 By Lawrence and Van Eaton. Relating to removal of snow and ice from sidewalks, assessment of cost thereof.	
Introduced, referred	293
243 By Steinberg. Relating to renewal of registration plates for motor vehicles by new validation.	
Introduced, referred	300
Recommended passage	564
Report adopted	581
Amendment adopted	862
Passed; ayes 79, nays none	863
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435

H. F.	Page	H. F.	Page
244 By Anderson, Brown of Mahaska, Smith of Des Moines, Putney, Norland, Walter of Pottawattamie, Troeger, Williams, Reed, Van Eaton, Sloane, Huston and Lundy. Relating to creation of Iowa Legislative Council; prescribing powers, duties thereof.		251 By Burkman. Relating to labor and materials used on public improvements.	
Introduced, referred	300	Introduced, referred	322
Recommended passage	528	Recommended passage	382
Report adopted	539	Report adopted	405
Withdrawn	1137	Passed; ayes 62, nays 3	1023
245 By Schwengel, Redman, McFarlane, Hedin and Sloane. Relating to credit unions, defining terms.		Reported enrolled	1214
Introduced, referred	300	Signed by Speaker	1215
Recommended passage	448	Sent to Governor	1215
Report adopted	461	Signed by Governor	1254
Amendments adopted	941	252 By Hedin and Schwengel. Relating to per capita tax levied for old age assistance.	
Passed; ayes 89, nays 4	941	Introduced, referred	322
Reported enrolled	1686	Recommended indefinite postponement	452
Signed by Speaker	1686	Indefinitely postponed	512
Sent to Governor	1686	253 By Donohue, Hicklin and Van Eaton. Relating to deductions from computed tax for income purposes.	
Signed by Governor	1686	Introduced, referred	322
246 By Bass, Fimmen, Hendrix and Williams. Relating to lien on real estate for care furnished inmates of institutions.		Recommended passage	460
Introduced, referred	300	Report adopted	488
Recommended indefinite postponement	461	254 By Hendrix, Hicklin and Smith of Des Moines. Providing for cost of operating making repairs and improvements to pumping stations.	
Indefinitely postponed	582	Introduced, referred	322
247 By Schwengel, Hedin, Humbert, Lynes, Poston, Nelson of Woodbury, Butler, and Knickerbocker. Relating to authorization, issuance, and payment of county secondary road bonds.		Recommended passage	502
Introduced, referred	300	Report adopted	512
Withdrawn	812	Passed; ayes 67, nays 1	631
248 By Mills, Siefkas, Saylor, Huston and Moore. Relating to liquor control, extending prohibitions to certain territory, providing for petitions, elections to determine.		255 By Long. Providing a uniform method of procedure for suspension, revocation, cancellation or denial of renewal of licenses or permits issued by any board, commission department or officer of the state.	
Introduced, referred	301	Introduced, referred	322
249 By Hedin and Schwengel. Relating to lien of personal property taxes by certain special charter cities.		256 By Nicholas. Relating to sale of ammunition to minors.	
Introduced, referred	321	Introduced, referred	323
Passed; ayes 91, nays none	1378	Recommended passage	561
Reported enrolled	1522	Report adopted	581
Signed by Speaker	1522	Amendment filed	665
Sent to Governor	1522	Amendment withdrawn	734
Signed by Governor	1592	Passed; ayes 80, nays 6	735
250 By Burkman. Relating to mechanics' liens for use of forms, accessories and equipment.		Reported enrolled	1054
Introduced, referred	322	Signed by Speaker	1054
Recommended passage	382	Sent to Governor	1054
Report adopted	405	Signed by Governor	1146
Passed; ayes 61, nays 3	1023	257 By Fletcher and Van Eaton. Authorizing destruction, eradication of weeds, grasses in certain cities, assessment therefor; prescribing notices thereof.	
Reported enrolled	1214	Introduced, referred	323
Signed by Speaker	1215	Recommended amendment, passage	556
Sent to Governor	1215	Report adopted	581
Signed by Governor	1254	Amendment adopted	863
251 By Burkman. Relating to labor and materials used on public improvements.		Passed; ayes 79, nays 1	864
Introduced, referred	322	258 By Long. Relating to municipal courts' power to make allowance on a petition to the amount in value when demand is not founded on contract.	
Recommended passage	382	Introduced, referred	323
Report adopted	405		
Passed; ayes 62, nays 3	1023		
Reported enrolled	1214		
Signed by Speaker	1215		
Sent to Governor	1215		
Signed by Governor	1254		

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H. F.	Page
Recommended passage	555
Report adopted	581
S. F. 108 substituted	1024
 259 By Long. Authorizing municipal courts to hear proceedings auxiliary to execution.	
Introduced, referred	323
Recommended passage	555
Report adopted	581
S. F. 107 substituted	1025
 260 By Appropriations. Relating to appropriations from general fund to emergency funds for department of public safety.	
Introduced, passed on file	323
S. F. 220 substituted	371
 261 By Avery. Relating to adoption of county health unit plan.	
Introduced, referred	323
Recommended passage	449
Report adopted	461
Amendments filed	571, 609
Amendments adopted	1290, 1291
Passed; ayes 88, nays none ...	1291
 262 By Avery. Relating to boards of health, eliminating township boards, establishing county boards outside cities and towns.	
Introduced, referred	323
Recommended passage	449
Report adopted	461
Amendment filed ..	1078, 1122, 1146
Deferred	1091
Amendment withdrawn	1212
Amendment adopted	1214
Concurred	1647
Passed; ayes 88, nays 1	1647
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor after adjournment.	
 263 By Williams, Shepard and Loss. Relating to boarding prisoners, granting increase in allowance therefor.	
Introduced, referred	324
Recommended amendment, passage	460
Report adopted	488
Passed; ayes 99, nays none ...	934
Refused to concur	1266
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1479
 264 By Nelson of Woodbury. Relating to clean-out of certain outlet drainage districts.	
Introduced, referred	324
Recommended amendment, passage	607
Report adopted	617
S. F. 101 substituted	1001
 265 By Steinberg. Relating to re-registration of a vehicle for increased gross weight.	
Introduced, referred	324
Recommended passage	564
Report adopted	581

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266 By Kruse, Fiene, Nelson of Woodbury and Weichman. Providing for formation of associations to purchase, build, own properties on co-operative basis.	
Introduced, referred	351
Withdrawn	895
 267 By Steinberg. Relating to issuance of restricted licenses to minors for operating motor vehicles.	
Introduced, referred	352
Recommended passage	802
Report adopted	811
Amendment adopted	1026
Passed; ayes 58, nays 5	1027
 268 By Dairy and Food. Relating to licensing, inspection of certain food establishments where milk is sold.	
Introduced, passed on file	352
Amendments adopted	598
Passed; ayes 73, nays 8	598
 269 By Hedin and Schwengel. Relating to an appropriation for pavement in city of Davenport.	
Introduced, referred	352
Recommended passage	738
Report adopted	744
Passed; ayes 89, nays none ...	753
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435
 270 By Child Welfare. Relating to creation of state hospital-schools for handicapped persons.	
Introduced, referred	352
Recommended amendment, passage	797
Report adopted	811
Amendments adopted	826
Passed; ayes 101, nays none ...	826
Concurred	1427
Passed; ayes 91, nays none ...	1427
Reported enrolled	1522
Signed by Speaker	1522
Sent to Governor	1523
Signed by Governor	1592
 271 By Weiss. Relating to attachment, garnishment of wages and salaries.	
Introduced, referred	352
 272 By McFarlane and Tesmer. Relating to taxation for creating and maintaining community centers, playgrounds, swimming pools.	
Introduced, referred	353
Recommended amendment, passage	566
Report adopted	581
Amendments adopted	733
Passed; ayes 86, nays 1	733
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435

H. F.	Page	H. F.	Page
273 By McFarlane and Tesmer. Authorizing school boards in certain cities to lease, or sell certain property on their own motion.		280 By Bryson, Morrissey, Poston and Lynes. Author- izing city of Des Moines to purchase certain property for use of state of Iowa; providing appropriation therefor.	
Introduced, referred	353	Introduced, referred	367
Amendment filed	417	Passed; ayes 94, nays none	494
Recommended passage	756	Reported enrolled	739
Report adopted	765	Signed by Speaker	739
Amendments adopted	995	Sent to Governor	739
Passed; ayes 77, nays 3	996	Signed by Governor	756
274 By Hicklin, Bockwoldt, Donohue, Sloane and Prange. Relating to appropriations by board of supervisors to farm aid associations; repeal- ing authority to subsidize them.		281 By Cities and Towns. Pro- viding alternative procedure for street and sewer improve- ments in cities and towns; levy of special assessments against benefitted property, authorizing issuance of bonds therefrom.	
Introduced, referred	366	Introduced, passed on file	367
Motion filed	571, 838	Amendment filed	698, 973
Recommended indefinite post- ponement	607, 802	Amendments adopted	989, 990
Referred	645	Amendments withdrawn	990
275 By Neal. Authorizing state executive council to sell abandoned mining camp schools; providing appraise- ment, manner of sale, dispo- sition of funds.		Passed; ayes 84, nays 7	990
Introduced, referred	366	282 By Board of Control. Rel- ating to schools for feeble- minded; combining code chapters on the subject.	
Recommended passage	557	Introduced, passed on file	367
Report adopted	581	283 By Board of Control. Rel- ating to the Glenwood State School; combining chapter entries relative to the school.	
Passed; ayes 67, nays none	873	Introduced, passed on file	367
Reported enrolled	1214	284 By Board of Control. Rel- ating to duties of superin- tendents of mental hospitals; classification and segrega- tion of certain patients.	
Signed by Speaker	1215	Introduced, passed on file	368
Sent to Governor	1215	285 By Board of Control. Rel- ating to compensation of women inspectors at state in- sane hospitals.	
Signed by Governor	1254	Introduced, passed on file	368
276 By Nelson of Woodbury. Relating to increase of wit- ness fees.		286 By Welchman. Relating to transfer of territory of school districts, requiring approv- al of county board of educa- tion and state superinten- dent of public instruction.	
Introduced, referred	366	Introduced, referred	368
Recommended passage	381	Recommended passage	736
Report adopted	405	Report adopted	744
277 By Morrissey, Gannaway, Kerr, Reed, Huston, Klem- esrud, Koch, Robb, Wilson, Landsness, Knickerbocker and Bents. Relating to ap- propriation from general fund of state to state con- servation commission funds for certain purposes.		287 By Dairy and Food. Rel- ating to production and sale of dairy products, insuring higher quality and health safeguards.	
Introduced, referred	366	Introduced, passed on file	384
Recommended passage	605, 1398	Amendment adopted	732
Referred	605	Passed; ayes 72, nays 18	732
Report adopted	617, 1421	288 By Butler, Fimmen and Nielsen. Relating to alco- holic liquor, beer, malt li- quor; prohibiting certain acts by Class "B" permit holders; creating enforcement de- partment.	
S. F. 389 substituted	1432	Introduced, referred	384
278 By Public Health. Relat- ing to time for appointment of five health officers.			
Introduced, passed on file	367		
279 By Klemesrud, Steinberg, and Walter of Pottawat- mie. Relating to drug ad- dicts, liquor addicts; estab- lishing lien on real estate for assistance.			
Introduced, referred	367		
Recommended passage	714		
Report adopted	723		

H. F.	Page
289 By Bass, Bockwoldt, Kerr, Kruse, Turner, Saylor, Walter of Marshall, Norland, Williams and Kilpatrick. Relating to expenses of soil conservation district commissioners, providing appropriation therefor.	
Introduced, referred	384
Recommended passage	605, 874
Referred	605
Report adopted	617, 892
Passed; ayes 96, nays none	966
290 By Fimmen, Shepard, Steinberg and Bass. Relating to increase in funds for weighing of vehicles on the highways.	
Introduced, referred	384
Returned without recommendation	833
291 By Robinson, Poston, Bockwoldt, Lynes, Datisman and Krall. Relating to surveys and plans for secondary road construction by the board of supervisors.	
Introduced, referred	385
Recommended passage	553
Report adopted	581
Passed; ayes 94, nays none	829
Reported enrolled	1054
Signed by Speaker	1054
Sent to Governor	1054
Signed by Governor	1146
292 By Robinson, Poston, Bockwoldt, Lynes, Datisman, and Krall. Relating to advertising and letting of contracts for road or bridge construction by board of supervisors and materials therefor.	
Introduced, referred	385
Placed on calendar	829
Recommended passage	832
Passed; ayes 94, nays none	830
Report adopted	839
Reported enrolled	1054
Signed by Speaker	1054
Sent to Governor	1054
Signed by Governor	1146
293 By Nelson of Woodbury. Relating to increases in compensation and expense allowance of insanity commission.	
Introduced, referred	385
294 By Steinberg. Relating to age of minors when they may be issued chauffeur's license.	
Introduced, referred	385
Recommended passage	433
Report adopted	438
295 By Steinberg. Relating to transfer of funds in motor vehicle department from license fees of dealers, at end of calendar year; permitting prosecution of listed offenses before justice of peace.	
Introduced, referred	385
Recommended passage	696
Report adopted	703
Passed; ayes 77, nays none	1330

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296 By Kosek, Scott, Ainsworth, Graham, Hicklin and Prange. Relating to holidays affecting presentation of negotiable instruments, making V-J Day recognized as such.	
Introduced, referred	385
297 By Board of Control. Relating to hospital for epileptics and school for feeble-minded, combining chapters in Code.	
Introduced, passed on file	386
298 By Ainsworth. Relating to protection and safety of persons operating tractors, providing enforcement thereof.	
Introduced, referred	386
Recommended indefinite postponement	555
Indefinitely postponed	723
299 By Appropriations. Relating to appropriation to defray expenses of inaugural ceremonies.	
Introduced, passed on file	386
Passed; ayes 96, nays none	409
Reported enrolled	972
Signed by Speaker	972
Sent to Governor	973
Signed by Governor	998
300 By Police Regulations. Relating to fire inspection, regulation of certain buildings, transferring from department of agriculture to state fire marshal.	
Introduced, passed on file	386
Amendments filed	879
301 By Police Regulations. Relating to inspection of hotels, food establishments, repealing Code sections in chapter 170.	
Introduced, passed on file	386
302 By Long. Relating to acceptance by highway commission of interstate bridges.	
Introduced, referred	423
Recommended passage	448
Report adopted	461
Passed; ayes 84, nays none	868
Concurred	954
Passed; ayes 93, nays none	955
Reported enrolled	1054
Signed by Speaker	1054
Sent to Governor	1054
Signed by Governor	1146
303 By Long. Relating to issuance of permits to distributors of motion pictures and film products within state, by Iowa tax commission, regulating purchase thereof, with these "Occupation Taxes" inuring to Old Age Assistance fund.	
Introduced, referred	423

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304 By Nelson and Woodbury. Relating to protection of life and property in schools, hos- pitals, hotels, office build- ings from explosions and dangers of motive power equipment.	424 571 736 839	312 By Poston and Putney and relating to change in time of holding political party pri- mary elections and conven- tions.	425 877 983
Introduced, referred	424	Recommended indefinite post- ponement	877
Amendment filed	571	Indefinitely postponed	983
Recommended indefinite post- ponement	736		
Indefinitely postponed	839		
305 By Sloane and Burkman. Relating to deduction of cost of group insurance from pen- sions paid retired municipal waterworks employees.	424 604 617 1045	313 By Lynes, Klemesrud and Landsness. Relating to levee and drainage districts, providing for construction, care and maintenance of main and spoil banks.	425 607 609 617 735 748 748
Introduced, referred	424	Introduced, referred	425
Recommended passage	604	Recommended amendment, pass- age	607
Report adopted	617	Amendment filed	609
S. F. 254 substituted	1045	Report adopted	617
		Amendment adopted	735
		Amendment withdrawn	748
		Passed; ayes 71, nays 21	748
306 By State Educational In- stitutions. Relating to es- tablishment of industrial and engineering library at State University and State College of Agriculture and Mechanic Arts.	424	314 By Public Health. Relat- ing to survey of need for ad- ditional hospital facilities, development and adminis- tration of a hospital construc- tion program.	439 529, 636 824 824 1388 1388 1388 1479
Introduced, passed on file	424	Introduced, passed on file	439
		Amendments filed	529, 636
307 By Fish and Game. Relat- ing to use of aircraft on lakes and streams.	424	Amendments adopted	824
Introduced, passed on file	424	Passed; ayes 93, nays 3	824
		Reported enrolled	1388
308 By Prange, Van Eaton, Steinberg and Putney. Relat- ing to increase in limit of assessment for cost of sew- ers.	424 529 539 866	Signed by Speaker	1388
Introduced, referred	424	Sent to Governor	1388
Recommended passage	529	Signed by Governor	1479
Report adopted	539		
Passed; ayes 80, nays none	866	315 By Putney (By Request). Relating to development, ex- pansion of poultry industry, through excise tax on prod- ucts thereof, creating com- mission therefor.	440 774 778
		Introduced, referred	440
309 By Baker. Relating to time of notice to property owners when snow, ice, or accumulations are removed by city from sidewalks.	424 1114	Returned without recommenda- tion	774
Introduced, referred	424	Report adopted	778
Passed; ayes 80, nays 11	1114		
310 By Utzig, Walker, Duffy, Norland and Robb. Relat- ing to memorial halls and monuments for soldiers, sailors and marines, adding term "AmVets".	425 799 811 1417 1542 1542 1543	316 By Steinberg. Relating to compensation of members of highway patrol, permitting per diem allowances when on road only, eliminating neces- sity of individual expense ac- counts for each meal.	440 982 1000 1194 1202 1522 1522 1523 1563
Introduced, referred	425	Introduced, referred	440
Recommended amendment, pass- age	799	Recommended passage	982
Report adopted	811	Report adopted	1000
Amendment filed	1417	Deferred	1194
Amendment withdrawn	1542	Passed; ayes 98, nays none	1202
Amendment adopted	1542	Reported enrolled	1522
Passed; ayes 95, nays none	1543	Signed by Speaker	1522
		Sent to Governor	1523
		Signed by Governor	1563
311 By Klemesrud and Hicklin. Relating to permitting troll- ing from power boats and sail boats on four largest lakes in state.	425	317 By Frei. Relating to double election boards as ap- plied to special elections.	440 528 539 996 997
Introduced, referred	425	Introduced, referred	440
		Recommended passage	528
		Report adopted	539
		Amendment adopted	996
		Passed; ayes 84, nays none	997

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H. F.	Page
318 By Frei. Relating to legalizing proceedings, sale of liberty memorial bonds by Grundy county and taxes for payment thereof.	
Introduced, referred	440
Proof of publication certified	616
Recommended passage	794
Report adopted	811
S. F. 273 substituted	853
319 By Public Utilities. Relating to franchise to construct, maintain transmission line for sale of electric current, widening right of way on private land.	
Introduced, passed on file	440
320 By Weichman. Relating to termination of farm tenancy, dispensing with necessity of serving special notice.	
Introduced, referred	441
Returned without recommendation	774
Report adopted	778
321 By Bryson, Donohue and Walker. Relating to renewal of licenses of cosmetology schools.	
Introduced, referred	441
Passed; ayes 92, nays none	1013
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435
322 By Rankin. Relating to permits for moving vehicles of excess size or weight.	
Introduced, referred	441
Recommended passage	564
Report adopted	581
323 By Nelson of Woodbury. Relating to cities or towns, to limit the number of, regulate, license or prohibit juke boxes, pinball machines, vending machines, etc.	
Introduced, referred	441
Amendments filed	502, 609, 665
Recommended amendment, passage	695
Report adopted	703
324 By Child Welfare. Relating to aid for dependent children.	
Introduced, passed on file	441
Passed; ayes 91, nays none	1092
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435
325 By Rankin and Brown of Monona. Relating to the perpetual care of a grave.	
Introduced, referred	441
326 By Sloane. Relating to the appointment of milk inspectors under civil service.	
Introduced, referred	442
Recommended amendment, passage	835
Report adopted	839
Amendment adopted	994
Passed; ayes 81, nays none	994

H. F.	Page
327 By Humbert. Relating to the construction program of secondary roads.	
Introduced, referred	442
Recommended indefinite postponement	833
Indefinitely postponed	983
328 By Dairy and Food. Relating to the sale of milk and cream.	
Introduced, passed on file	461
Amendment adopted	849
Passed; ayes 75, nays 16	850
Concurred	1127
Passed; ayes 83, nays 9	1127
Reported enrolled	1146
Signed by Speaker	1146
Sent to Governor	1146
Signed by Governor	1215
329 By Sloane. Relating to prevention and elimination in employment and otherwise of practices of discrimination because of race, creed, color or national origin and providing for state commission, prescribing duties, compensation and appointment.	
Introduced, referred	461
330 By Graham and Duffield. Relating to county hospitals, providing for elections and issuance of additional bonds and increasing levy to pay for same.	
Introduced, referred	462
331 By Burkman and Sloane. Relating to removal of criminal proceedings from justice court to a superior or municipal court.	
Introduced, referred	462
Recommended passage	556
Report adopted	581
Passed; ayes 83, nays none	1380
332 By Hendrix, Hicklin and Schwengel. Relating to levy for police department maintenance fund.	
Introduced, referred	462
Withdrawn	1300
333 By Brown of Mahaska, Bockwoldt, Good, Long, Hicklin and Ainsworth. Relating to assessment and taxation of transmission and electric lines owned by cooperative associations to encourage development of rural electric lines.	
Introduced, referred	462
Recommended amendment, passage	696
Report adopted	703
334 By Long and McEleney. Relating to legalizing an emergency fund levy for cities not less than twenty-six thousand nor more than Twenty-seven thousand population.	
Introduced, referred	462
Recommended passage	794
Report adopted	811

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335 By McFarlane and Redman. Relating to exemptions from capital stock of certain Iowa manufacturing corporations which are incorporated in other states than Iowa.		343 By Nicholas. Relating to division of ownership of personal earnings of husband and wife equally between them.	
Introduced, referred	462	Introduced, referred	464
336 By Fimmen. Relating to establishing a fund for engineering studies and research projects on construction and maintenance of secondary roads.		Amendments filed	1176
Introduced, referred	463	Amendments adopted	1293
Recommended passage	833	Failed; ayes 38, nays 50	1293
Report adopted	839	344 By Ainsworth, Morrissey, Schwengel, Beardsley, Walker and Lawrence. Relating to the entry upon operators or chauffeurs' licenses facts concerning conviction for certain offenses.	
337 By Tesmer and McFarlane. Relating to establishing and equipping a detention hospital for contagious diseases.		Introduced, referred	464
Introduced, referred	463	Recommended passage	564
Passed; ayes 91, nays none	1101	Report adopted	581
Reported enrolled	1388	345 By Donohue, Frei, Robinson, Rankin, Boothby, Edwards and Smith of Clayton. Relating to the definition of a farm tractor.	
Signed by Speaker	1388	Introduced, referred	464
Sent to Governor	1388	Recommended indefinite postponement	774
Signed by Governor	1435	Indefinitely postponed	839
338 By Prange. Relating to filing of claims for property tax exemption by veterans or those claiming through veterans.		346 By Public Libraries. Relating to establishment of a state engineering and architectural library and relating to state libraries.	
Introduced, referred	463	Introduced, passed on file	464
339 By Donohue, Frei, Robinson, Rankin, Boothby and Edwards. Relating to lighting and reflecting equipments for implements of husbandry on the highway.		347 By Burkman, Duffy, Hedlin, McEleney, McFarlane, Schwengel and Sloane. Relating to retirement systems for policemen and firemen and the administration, benefits and contributions thereunder.	
Introduced, referred	463	Introduced, referred	465
Recommended passage	833	Passed; ayes 94, nays 1	1093
Report adopted	839	Reported enrolled	1522
340 By Steinberg. Relating to compensation affidavits of executors, administrators, guardians, trustees, receivers or attorneys.		Signed by Speaker	1522
Introduced, referred	463	Sent to Governor	1523
Recommended amendment, passage	919	Signed by Governor	1592
Report adopted	950	348 By Hicklin, Fimmen and Van Eaton. Relating to establishing of a state board of public institutions to take over the management and control of all the state institutions under the board of control. To select a state administrator, psychiatrist, child welfare specialist, and other personnel.	
Amendment adopted	1335	Introduced, referred	489
Passed; ayes 81, nays none	1335	349 By Burkman. Relating to disposal of dead bodies and reports of certain deaths to coroner and state bureau of investigation.	
Reported enrolled	1686	Introduced, referred	490
Signed by Speaker	1686	350 By Ainsworth, Morrissey, Schwengel, Walker and Lawrence. Relating to extension and renewal of motor vehicle operators' licenses and fees therefor.	
Sent to Governor	1686	Introduced, referred	490
Vetted by Governor after adjournment.		Recommended amendment, passage	563
341 By Rankin. Relating to vocational education.		Report adopted	581
Introduced, referred	463		
Recommended passage	834		
Report adopted	839		
342 By Insurance Committee. Relating to publication of certificates of compliance of corporations, formed for the purpose of insurance other than life insurance.			
Introduced, passed on file	464		
Amendment filed	805		
Amendment adopted	831		
Passed; ayes 92, nays 1	831		
Reported enrolled	1054		
Signed by Speaker	1054		
Sent to Governor	1054		
Signed by Governor	1146		

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351 By Morrissey. Relating to suspending of refunds on motor vehicle license fees during the ensuing biennium.	
Introduced, referred	490
Amendment filed	635
Recommended indefinite postponement	797
Indefinitely postponed	983
352 By Burkman. Relating to reorganization of school districts and adjustment of boundary lines when lands have been returned after having been requisitioned by the federal government.	
Introduced, referred	490
353 By Nelson of Woodbury. Relating to a system of civil service administration for state employees of the state of Iowa.	
Introduced, referred	490
354 By Baker. Relating to minors carrying or firing rifles or shotguns.	
Introduced, referred	490
Recommended indefinite postponement	877
Indefinitely postponed	983
355 By Burkman, Lundy and Nelson of Woodbury. Relating to employment of deputies or clerks in the county motor vehicle registration department and specifying salaries.	
Introduced, referred	491
Recommended indefinite postponement	982
Indefinitely postponed	1151
356 By Walter of Pottawattamie and Nielsen. Relating to the compensation of councilmen.	
Introduced, referred	491
Amendment filed	530
Recommended passage	695
Report adopted	703
357 By Sloane. Relating to the practice of naturopathy in Iowa, creating a state board and providing duties, powers, professional titles and practices.	
Introduced, referred	491
358 By Long and McEleney. Relating to a legalizing act for an indebtedness of the city of Clinton.	
Introduced, referred	491
Proof of publication certified ..	617
Recommended passage	795
Report adopted	811
Passed; ayes 85, nays none	867
Reported enrolled	943
Signed by Speaker	943
Sent to Governor	943
Signed by Governor	944
359 By Nelson of Woodbury. Relating to establishment of civil service administration in special districts in Iowa.	
Introduced, referred	492

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360 By Hicklin. Relating to public contracts and providing that officers shall have no interest either directly or indirectly therein.	
Introduced, referred	492
361 By Long. Relating to censorship and licensing of films.	
Introduced, referred	513
362 By Rankin. Relating to the acceptance of the federal vocational rehabilitation act.	
Introduced, referred	513
363 By Duffield. Relating to employment of persons under fourteen years of age.	
Introduced, referred	514
Amendment filed	635
Recommended indefinite postponement	693
364 By Building and Loan Committee. Relating to building and loan and incorporated associations.	
Introduced, passed on file	514
Recommended passage	980
Report adopted	1000
Passed; ayes 78, nays none	1170
Concurred	1279
Passed; ayes 82, nays none	1279
Reported enrolled	1296
Signed by Speaker	1296
Sent to Governor	1297
Signed by Governor	1389
365 By Agriculture 2. Relating to definition of society for purpose of qualifying for state aid to local fairs.	
Introduced, passed on file	514
Passed; ayes 74, nays none	859
Amendment adopted	1661
Concurred	1661
Passed; ayes 79, nays none	1661
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Vetoed by Governor after adjournment.	
366 By Kruse and Redman. Relating to regulating and improving creamery operations and products, creating board of examiners.	
Introduced, referred	514
Recommended indefinite postponement	773
Re-referred	812
Amendments filed	1254, 1272
Amendments adopted	1317
Tabled	1317
367 By Hendrix. Relating to annual levy of township trustees for fire protection.	
Introduced, referred	514
Recommended passage	801
Report adopted	811
Passed; ayes 80, nays none	1329
368 By Scott, Lundy, Lawrence, Fimmen, Williams and Troeger. Relating to county boards of supervisors to levy an additional millage for support of the poor, subject to approval of state comptroller.	
Introduced, referred	514

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Recommended passage	801
Report adopted	811
Passed; ayes 93, nays none	1114
Reported enrolled	1591
Signed by Speaker	1591
Sent to Governor	1592
Signed by Governor	1686
369 By Hendrix. Relating to establishing county hospitals, issuing bonds therefor.	
Introduced, referred	514
Recommended amendment, passage	836
Report adopted	839
370 By Liquor Control. Relating to educational program by Superintendent of Public Instruction concerning effects of alcoholic stimulants and narcotics.	
Introduced, referred	515
Amendments filed	740
Recommended amendment, passage	1179
Report adopted	1221
Amendments adopted	1244
Passed; ayes 88, nays 12	1244
371 By Robinson and Burkmán. Relating to establishment of municipal courts.	
Introduced, referred	515
Recommended passage	635
Report adopted	645
Passed; ayes 88, nays none	909
372 By Weiss. Relating to definition of homestead.	
Introduced, referred	515
373 By Fletcher. Relating to regulation of telephone companies by the Iowa State Commerce Commission.	
Introduced, referred	515
Recommended passage	565
Report adopted	581
Re-referred to sifting	1251
374 By Aeronautics. Relating to airport zoning.	
Introduced, passed on file	540
Amendment filed	999
Amendments adopted	1003
Passed; ayes 95, nays none	1004
Reported enrolled	1563
Signed by Speaker	1563
Sent to Governor	1563
Signed by Governor	1686
375 By Aeronautics. Relating to registration fee for aircraft.	
Introduced, passed on file	540
Amendment adopted	1327
Passed; ayes 86, nays none	1327
Refused to concur	1601
Conference appointed	1639
Conference report adopted	1681
Passed; ayes 72, nays none	1682
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor after adjournment.	
376 By Aeronautics. Relating to harmless flight of aircraft over lands and waters of the state.	
Introduced, passed on file	540

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377 By Aeronautics. Relating to aircraft over lands and waters of the state, prohibiting operation while under influence of intoxicating liquors or habit forming drugs or in careless manner.	
Introduced, passed on file	540
Amendment adopted	1027
Passed; ayes 68, nays none	1028
Reported enrolled	1591
Signed by Speaker	1591
Sent to Governor	1592
Signed by Governor	1686
378 By Aeronautics. Relating to prohibiting of hunting from aircraft without a permit.	
Introduced, passed on file	541
Amendment filed	717
379 By Aeronautics. Relating to acquisition of rights in air space for airport approaches by municipalities.	
Introduced, passed on file	541
380 By Aeronautics. Relating to authorizing municipalities to enter upon lands or waters for purpose of making surveys, inspections preliminary to location or expansion airports.	
Introduced, passed on file	541
381 By Aeronautics. Relating to Iowa Aeronautics Commission, expenses thereof, salaries of its employees, State Aviation Fund and disbursements therefrom.	
Introduced, passed on file	541
382 By Police Regulations. Relating to inspection of all places of public assembly using and exhibiting combustible films.	
Introduced, passed on file	541
Amendment filed	698
383 By Appropriations. Relating to appropriations from a general fund of the state to the state board of control fund for operating deficits.	
Introduced, passed on file	542
Amendment adopted	591
Passed; ayes 99, nays none	591
Recalled	1096
Returned	1096
Record partly expunged	1096
Reconsidered	1096
Concurred	1098
Passed; ayes 93, nays none	1098
Reported enrolled	1146
Signed by Speaker	1146
Sent to Governor	1146
Signed by Governor	1146
384 By Road and Highway. Relating to farm-to-market road system.	
Introduced, passed on file	542
Special order	582, 713, 894,
.....	1059, 1200
Amendments filed	637, 879, 1216
Amendments adopted 1227, 1229,	
.....	1231
Passed; ayes 70, nays 37	1232

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Concurred	1649
Passed; ayes 84, nays 2	1649
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor after ad- journalment.	
 385 By Putney. Relating to superivision and control of interscholastic boys' athlet- ics.	
Introduced, referred	542
Amendment filed	805
 386 By Ainsworth, Walker and Lawrence. Relating to mo- tor vehicles and law of road.	
Introduced, referred	542
 387 By Olson. Relating to uni- form optional bounty on fox.	
Introduced, referred	542
Passed; ayes 81, nays 8	1107
 388 By Fish and Game. Relat- ing to restoration of Goose Lake in Greene county by state conservation commis- sion as suitable wildlife area.	
Introduced, referred	542
 389 By Hendrix. Relating to legalizing issuance and sale of bridge bonds by certain counties.	
Introduced, referred	542
Proof of publication certified	531
Recommended amendment, pass- age	840
Rule suspended	854
Amendment adopted	855
Passed; ayes 69, nays none	855
Report adopted	892
Concurred	1240
Passed; ayes 102, nays none	1240
Reported enrolled	1271
Signed by Speaker	1271
Sent to Governor	1271
Signed by Governor	1416
 390 By Weichman, Avery, Bry- son and Walker. Providing that the state Aeronautics Commission be subject to Iowa budget and financial control act.	
Introduced, referred	542
Recommended passage	837
Report adopted	839
 391 By Weichman, Avery, Bry- son and Walker. Providing that the Iowa Real Estate Commission be subject to the state budget law.	
Introduced, referred	543
Recommended passage	837
Report adopted	839
Passed; ayes 87, nays 7	1091
Concurred	1678
Passed; ayes 78, nays none	1678
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor after ad- journalment.	
 392 By Dairy and Food. Relat- ing to motor vehicel fuel specifications.	
Introduced, passed on file	543

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393 By Nelson of Woodbury. Relating to regulation and licensing of engineers of sta- tionary and portable steam boilers or refrigeration.	
Introduced, referred	543
Recommended amendment, pass- age	795
Report adopted	811
 394 By Committee on Fish and Game. Relating to fish and game conservation, trapping of fur bearing animals.	
Introduced, passed on file	543
Amendment filed	805
 395 By Ainsworth, Lawrence, Walker, Tesmer, Fimmen, Hicklin, Bass, Reed, Brown of Monona and Smith of Madison. Relating to high- way patrol, authorizing a maximum of two hundred men.	
Introduced, referred	543
Recommended passage	836
Report adopted	839
 396 By Utzig and Duffy. Relat- ing to self liquidating im- provements.	
Introduced, referred	544
Recommended passage	695
Report adopted	703
 397 By Utzig and Duffy. Re- lating to territories, open seasons, bag and possession limits in certain counties.	
Introduced, referred	544
 398 By Nelson of Woodbury. Relating to establishing, maintaining and operating public health department in certain cities.	
Introduced, referred	544
Recommended passage	835
Report adopted	839
Passed; ayes 74, nays 1	1360
 399 By Smith of Des Moines. Relating to county limestone quarries, repealing Chapter 202, Code.	
Introduced, referred	544
Recommended indefinite post- ponement	801
Indefinitely postponed	983
 400 By Agriculture 2. Relat- ing to bonded warehouse for agricultural products.	
Introduced, passed on file	544
Passed; ayes 79, nays none	902
Reported enrolled	1296
Signed by Speaker	1296
Sent to Governor	1297
Signed by Governor	1416
 401 By Dairy and Food. Relat- ing to sanitary regulations in food establishments, pre- venting storage of ice cream with other foods.	
Introduced, passed on file	545
Withdrawn	1070
 402 By Committee on Fish and Game. Relating to taking of deer by bow and arrow.	
Introduced, passed on file	545

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403 By Committee on Fish and Game. Relating to size limits of fish.		411 By McFarlane, Nelson of Woodbury, Donohue, Bockwoldt, Morrissey, McEleney, Schwengel and Hedin. Relating to purchase of certain property in Des Moines for use of Iowa Liquor Control Commission.	
Introduced, passed on file	545	Introduced, referred	583
Passed; ayes 85, nays none	1309	Recommended passage	918
Reported enrolled	1522	Report adopted	950
Signed by Speaker	1522	412 By McFarlane, Nelson of Woodbury, Donohue, Bockwoldt, Morrissey, McEleney, Schwengel and Hedin. Relating to purchase of certain real property in Des Moines for use of Iowa Liquor Control Commission.	
Sent to Governor	1522	Introduced, referred	584
Signed by Governor	1592	Recommended passage	894
404 By Pieper. Relating to absent voting by members of the armed forces, repealing Chapter 36, Acts of the 51st G. A.		Report adopted	918
Introduced, referred	545	413 By McFarlane, Nelson of Woodbury, Donohue, Bockwoldt, Morrissey, McEleney, Schwengel and Hedin. Relating to purchase of certain real property in Des Moines adjoining International Harvester Co. property, for use of Iowa Liquor Control Commission.	
Recommended passage	877	Introduced, referred	584
Report adopted	892	Recommended passage	894
Passed; ayes 64, nays none	1028	Report adopted	918
Reported enrolled	1214	414 By McFarlane, Nelson of Woodbury, Donohue, Bockwoldt, Morrissey, McEleney, Schwengel and Hedin. Relating to purchase of certain real property in Des Moines adjoining International Harvester Co. property for use of Iowa Liquor Control Commission for warehouse purposes.	
Signed by Speaker	1215	Introduced, referred	584
Sent to Governor	1215	Recommended passage	894
Signed by Governor	1272	Report adopted	918
405 By Utzig and Duffy. Relating to docks, permitting boards to grade and fill land under their control.		415 By McFarlane, Nelson of Woodbury, Donohue, Bockwoldt, Morrissey, McEleney, Schwengel and Hedin. Relating to purchase of certain real estate property in Des Moines adjoining International Harvester Co. property for use of Iowa Liquor Control Commission for warehouse purposes.	
Introduced, referred	545	Introduced, referred	584
Recommended passage	695	Recommended passage	894
Report adopted	703	Report adopted	918
S. F. 138 substituted	851	416 By Walker. Relating to board of cosmetology examiners, appointment of a full time secretary, licensing of instructors in accredited schools of cosmetology.	
406 By Police Regulations. Providing for identification of newly born children, registration and identification by finger prints of all residents of the state over 15 years of age, under supervision of Iowa Department of Public Safety.		Introduced, referred	584
Introduced, passed on file	545	Recommended passage	894
407 By Committee on Animal Industry. Relating to transporting commercial feed in trucks used for hauling dead animals, prevention of spread of communicable disease among livestock.		Report adopted	918
Introduced, passed on file	545	417 By Roads and Highways. Relating to improvement and maintenance of certain local county roads.	
408 By Redman and Troeger. Relating to organization and regulation of school board associations.		Introduced, passed on file	585
Introduced, referred	546		
Recommended passage	834		
Report adopted	839		
409 By Bryson, Fimmen, Poston and Williams. Relating to licensing, inspection of nursing homes or boarding homes for the aged.			
Introduced, referred	546		
410 By Steinberg, Donohue, Hedin and Van Eaton. Relating to increase in the salaries of members of the State Tax Commission.			
Introduced, referred	546		
Recommended amendment, passage	981		
Report adopted	1000		
Amendments adopted	1173		
Passed; ayes 92, nays 2	1173		

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Passed; ayes 90, nays none	788
Reported enrolled	1054
Signed by Speaker	1054
Sent to Governor	1054
Signed by Governor	1146
418 By Utzig, Walker, Patrick, Norland, McEleney, Bents, Butler, Duffy, Krail, Donohue, Knickerbocker, Kosek, Nelson of Woodbury, Kester, Hansen, Koch, Weiss, Burkman, Schwengel, Sloane Loss and Shepard. Relating to increase in compensation of members of the General Assembly.	
Introduced, referred	585
Recommended passage	980
Report adopted	1000
Amendment adopted	1283
Passed; ayes 66, nays 29	1283
419 By Prange, Van Eaton and Lawrence. Relating to prohibiting manufacture, sale or possession of any false coin or use thereof in parking meter or other lawful device.	
Introduced, referred	586
Recommended passage	796
Report adopted	811
Amendment filed	881, 1176
Amendment adopted	1010, 1186
Passed; ayes 91, nays 1	1011
Concurred	1131
Passed; ayes 94, nays none	1131
Recalled from Governor	1151
Returned by Governor	1176
Record partly expunged	1185
Reconsider	1185
Passed; ayes 97, nays none	1186
Reported enrolled	1271
Signed by Speaker	1271
Sent to Governor	1271
Signed by Governor	1343
420 By Bryson. Relating to providing refunds where taxpayers have remitted more than fifty percent of tax due and payable in the year 1946.	
Introduced, referred	586
Amendments adopted	633, 634
Passed; ayes 85, nays none	634
Concurred	1280
Passed; ayes 83, nays none	1280
Reported enrolled	1296
Signed by Speaker	1296
Sent to Governor	1297
Signed by Governor	1343
421 By Judiciary 2. Relating to counties and county seat towns jointly acquiring and operating buildings to be used and occupied for county and municipal purposes.	
Introduced, passed on file	586
S. F. 409 substituted	1105
422 By Hedin and Schwengel. Relating to voting of bond issues by school districts, requiring sixty per cent majority, clarifying Code.	
Introduced, referred	586
Passed; ayes 83, nays none	1331

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423 By Knickerbocker. Relating to increase of \$1,000 in salary of the secretary of the state fair board.	
Introduced, referred	586
Recommended indefinite postponement	982
Withdrawn	1070
424 By Langland. Relating to taxes for garbage disposal street cleaning.	
Introduced, referred	586
Amendment filed	698
Recommended amendment, passage	736
Report adopted	744
Amendment adopted	1029
Passed; ayes 61, nays 1	1029
425 By Langland. Relating to taxes for comfort stations.	
Introduced, referred	587
Recommended passage	695
Report adopted	703
Passed; ayes 60, nays none	1030
Reported enrolled	1591
Signed by Speaker	1591
Sent to Governor	1592
Signed by Governor	1686
426 By Hedin and Schwengel. Relating to zoning commissions created by Board of Supervisors for lands outside corporate limits of towns.	
Introduced, referred	587
Recommended passage	801
Report adopted	811
S. F. 106 substituted	1031
427 By Hedin and Schwengel. Relating to handicapped children.	
Introduced, referred	587
Recommended passage	796
Report adopted	811
Passed; ayes 76, nays none	857
428 By Hedin and Schwengel. Relating to the appropriation for handicapped children.	
Introduced, referred	587
Recommended passage	796
Report adopted	811
Passed; ayes 93, nays none	1379
429 By Judiciary 2. Relating to expectant estates.	
Introduced, passed on file	587
Passed; ayes 73, nays 1	868
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1479
430 By Good and Smith of Clayton. Relating to soldiers preference law, making it applicable to heads of departments.	
Introduced, referred	588
Recommended indefinite postponement	798
431 By Judiciary 2. Relating to licensing, regulation of private detectives and agencies.	
Introduced, referred	588
Amendment filed	838

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Amendments adopted	907, 908	440 By Judiciary 2. Relating	
Passed; ayes 97, nays none	908	to making it a criminal of-	
Concurred	1239	fense to harbor or conceal	
Passed; ayes 89, nays 1	1239	anyone for whose arrest a	
Reported enrolled	1271	warrant or process has been	
Signed by Speaker	1271	issued.	
Sent to Governor	1271	Introduced, passed on file	618
Signed by Governor	1343		
432 By Motor Vehicles and		441 By Lynes. Relating to in-	
Transportation. Relating to		crease in compensation of ap-	
carrying display of flares on		praisers of levee and drain-	
trucks carrying inflammable		age districts.	
liquids and gases and all		Introduced, referred	618
other trucks.		Recommended passage	773
Introduced, passed on file	588	Report adopted	778
Passed; ayes 82, nays none	991	Passed; ayes 63, nays none	860
Reported enrolled	1686		
Signed by Speaker	1686	442 By Judiciary 2. Relating	
Sent to Governor	1686	to confiscation and disposi-	
Signed by Governor after ad-		tion of firearms of persons	
jourment.		convicted of certain felonies.	
		Introduced, passed on file	618
433 By Donohue. Relating to		Passed; ayes 60, nays none	1033
township cemetery funds, de-			
livery of official deeds for		443 By Sloane. Relating to	
cemetery lots.		embezzlement by bailees.	
Introduced, referred	588	Introduced, referred	618
Recommended passage	802		
Report adopted	811	444 By Mills. Relating to	
Passed; ayes 94, nays none	1113	authorizing school boards to	
		provide for moral instruction	
434 By Olson. Relating to tak-		of pupils, excusing pupils to	
ing of chemical tests to de-		attend their religious places	
termine intoxication of per-		of worship, crediting the time	
sons arrested for certain		so spent as actual school at-	
crimes, establishing stand-		tendance.	
ards for use of test, elimi-		Introduced, referred	618
nating doctor-patient privi-			
lege in testimony.		445 By Troeger. Relating to	
Introduced, referred	588	mileage allowed employees	
		driving private cars on state	
435 By Nelson of Woodbury.		business.	
Relating to assessing prop-		Introduced, referred	619
erty.		Recommended indefinite post-	
Introduced, referred	617	ponement	837
Recommended passage	950	Report adopted	839
Report adopted	983	Indefinitely postponed	950
436 By Nelson of Woodbury.			
Relating to tax sales.		446 By Nelson of Woodbury	
Introduced, referred	617	and Langland. Relating to	
		official bonds of county offi-	
437 By Troeger and Lawrence.		cers and their deputies.	
Relating to public health and		Introduced, referred	619
pollution of waters, sewer-		Recommended indefinite post-	
age systems, powers and du-		ponement	800
ties of state department of		Indefinitely postponed	983
health in relation thereto.			
Introduced, referred	617	447 By Olson, Mills, Siefkas,	
Recalled	713	Saylor, Turner and Kerr. Re-	
Referred	713	lating to beer and malt li-	
Amendments filed 803, 1036, 1039		quors, extending illegality to	
		certain territory, providing	
		for petitions and elections.	
		Introduced, referred	619
		Recommended passage	919
		Report adopted	950
438 By Nelson of Woodbury.			
Relating to drainage districts		448 By Prange, Kruse and	
in connection with United		Fimmen. Relating to pay-	
States levees.		ment of a bonus to veterans	
Introduced, referred	618	of World War 2.	
Recommended passage	774	Introduced, referred	619
Report adopted	778	Recommended passage	798
Passed; ayes 80, nays none	1361	Referred	798
		Report adopted	811
439 By Nelson of Woodbury.			
Relating to multiple assess-		449 By Sloane. Relating to	
ments against land situated		street railways and inter-	
in two drainage districts.		urban lines in certain cities,	
Introduced, referred	618	equipment and the comfort of	
Recommended indefinite post-		the passengers.	
ponement	773	Introduced, referred	619
Indefinitely postponed	839		

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450 By Krall. Relating to the establishment of detention homes and schools.	
Introduced, referred	619
Recommended passage	918
Report adopted	950
Passed; ayes 82, nays none	1328
Concurred	1662
Passed; ayes 76, nays 3	1663
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Vetted by Governor after adjournment.	
451 By Nelson of Woodbury. Relating to refund of motor vehicle fuel license fees to drainage districts.	
Introduced, referred	620
Recommended amendment, passage	773
Report adopted	778
Amendment filed	831
452 By Kester. Relating to eligibility for agricultural land tax credit.	
Introduced, referred	620
Recommended passage	801
Report adopted	811
453 By Sloane and Burkman. Relating to opening and constructing paved roadway and sidewalk through state capitol grounds at East Walnut street, appropriating funds therefor.	
Introduced, referred	620
Recommended indefinite postponement	918
Indefinitely postponed	1059
454 By Nelson of Woodbury. Relating to tax deeds, clarifying the present law.	
Introduced, referred	620
455 By Walter of Pottawattamie, Sloane, Hicklin, Fimmen, Nelson of Woodbury and Ainsworth. Relating to licensing and regulation of persons, firms who issue licenses and other agreements for the public rendition of copyrighted musical numbers by persons within the state.	
Introduced, referred	620
Recommended passage	794
Report adopted	811
456 By Bryson, Schwengel, Nielsen and Hedin. Relating to election of Commerce Commissioners, extending term to six years.	
Introduced, referred	621
Recommended indefinite postponement	877
Indefinitely postponed.	983
457 By Siefkas, Beardsley, Stevens, Lucken, Datisman, Walter of Marshall, Fulk, Nicholas, Putney and Huston. Relating to the creation of marketing bureau in the Department of Agriculture.	
Introduced, referred	621
Recommended passage	798
Report adopted	811

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458 By Sloane and Burkman. Relating to motor vehicle fuel license fee and distribution thereof to towns.	
Introduced, referred	621
Recommended passage	802
Report adopted	811
Amendment adopted	992
Passed; aye 82, nays none	992
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435
459 By Poston. Relating to establishing courts in each county of the state, abolishing municipal superior and justice of the peace courts.	
Introduced, referred	621
460 By Nelson of Woodbury. Relating to granting cities authority to license, regulate installation and construction of warm air heating systems, ventilation work, and air conditioning units.	
Introduced, referred	621
461 By Walter of Pottawattamie and Nielsen. Relating to increase in compensation of board of waterworks trustees.	
Introduced, referred	622
Recommended passage	981
Report adopted	1000
Passed; ayes 76, nays 11	1171
462 By Prange. Relating to the spearing of certain fish.	
Introduced, referred	622
Recommended indefinite postponement	774
Indefinitely postponed	892
463 By Schwengel and Walter of Marshall. Relating to the State Historical Society and establishing the Department of Iowa State Historical Society and Archives, creation of a board to carry out the duties of said organization and the co-ordination of the objectives and purposes heretofore enjoyed by the State Historical Society and the State Department of History and Archives.	
Introduced, referred	622
464 By Nelson of Woodbury. Relating to gambling on professional and non-professional sports.	
Introduced, referred	622
Recommended passage	877
Report adopted	892
465 By Public Health. Relating to licensing and inspection and regulation of hospitals, creating a hospital licensing board.	
Introduced, passed on file	622
Amendment filed	739
Amendment adopted	911

H. F.	Page	H. F.	Page
Passed; ayes 81, nays 12	911	472 By Burkman. Relating to protection of the civil service status of health department employees in event of creation of a county health unit plan.	
Concurred	1402	Introduced, referred	623
Passed; ayes 95, nays none	1403	473 By Nelson of Woodbury. Relating to appointment of real estate commissioners.	
Reported enrolled	1522	Introduced, referred	624
Signed by Speaker	1522	Amendments filed	775
Sent to Governor	1523	Recommended passage	837
Signed by Governor	1563	Report adopted	839
466 By Smith of Clayton, Good, Nelson of Woodbury, and Lynes. Relating to control and eradication of Bang's disease.		474 By Long, Brown of Mahaska and Nelson of Woodbury. Relating to the department of public safety.	
Introduced, referred	622	Introduced, referred	624
Recommended indefinite postponement	775	Recommended passage	837
Re-referred	812	Report adopted	839
Amendments filed	881, 1437	475 By Nelson of Woodbury. Relating to general powers of cities and towns.	
Amendments adopted	1100, 1458	Introduced, referred	624
Passed; ayes 90, nays 3	1100	Amendment filed	775
Recalled	1398	476 By Burkman. Relating to amendment of incorporation or corporations heretofore or hereafter organized.	
Record partly expunged	1407	Introduced, referred	624
Returned to Senate	1424	Amendment filed	775
Motion to reconsider	1456	477 By Kester. Relating to eligibility for homestead tax credits.	
Reconsidered	1457	Introduced, referred	624
Concurred	1458	Report adopted	811
Passed; ayes 100, nays none	1458	478 By Sloane and Burkman. Relating to fees, costs and expenses in municipal courts.	
Reported enrolled	1522	Introduced, referred	624
Signed by Speaker	1522	479 By Lundy. Relating to neglect of roads forming boundary line between two counties and to require counties to designate a fair proportion of each road as farm-to-market roads.	
Sent to Governor	1522	Introduced, referred	625
Signed by Governor	1592	Recommended passage	832
467 By Olson. Relating to protection and safety of persons in operation of tractors, by requiring tractors to have fenders.		Report adopted	839
Introduced, referred	623	480 By Drainage. Relating to construction and maintenance of flood and erosion control projects to levy a tax for maintenance therefor.	
Recommended indefinite postponement	798	Introduced, passed on file	625
468 By Smith of Madison, Hicklin, Fimmen, Beardsley and Ainsworth. Relating to petroleum products and to enact a substitute therefor.		Amendment adopted	997
Introduced, referred	623	Passed; ayes 79, nays none	998
Amendment filed	717	Reported enrolled	1686
Recommended passage	773	Signed by Speaker	1686
Report adopted	778	Sent to Governor	1686
Amendment adopted	1017	Signed by Governor	1686
Passed; ayes 94, nays none	1017	481 By Appropriations. Relating to disposition of unexpended funds remaining from any appropriation or allocation made by state to fund for aid to blind.	
Reported enrolled	1388	Introduced, passed on file	672
Signed by Speaker	1388	S. F. 250 substituted	750
Sent to Governor	1388		
Signed by Governor	1479		
469 By Burkman. Relating to representation of Marine Corps League in selection of commissioners to operate memorial halls and monuments.			
Introduced, referred	623		
470 By Roads and Highways. Relating to acceptance of bridges by State Highway Commission.			
Introduced, passed on file	623		
Passed; ayes 81, nays none	869		
Reported enrolled	1214		
Signed by Speaker	1215		
Sent to Governor	1215		
Signed by Governor	1254		
471 By Nelson of Woodbury. Relating to bribery of participants in professional games, and prescribing penalties therefor.			
Introduced, referred	623		
Recommended passage	795		
Report adopted	811		

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482 By Fish and Game. Relating to increase in hunting and fishing license fees, giving added revenue to trust fund to aid programs.	
Introduced, passed on file	703
Passed; ayes 71, nays 23	822
Concurred	924
Passed; ayes 82, nays 6	924
Reported enrolled	943
Signed by Speaker	943
Sent to Governor	944
Signed by Governor	944
483 By Appropriations. Relating to appropriations from general and institutional industries funds to board of control for support of institutions thereunder.	
Introduced, passed on file	703
Passed; ayes 96, nays none	752
Concurred	1579
Passed; ayes 86, nays none	1580
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor after adjournment.	
484 By Appropriations. Relating to appropriation from general fund to operate general office of board of control and expenses of labor, supplies of board of control commission and additional personnel thereof.	
Introduced, passed on file	703
Passed; ayes 93, nays none	752
Concurred	1410
Passed; ayes 86, nays 3	1411
Reported enrolled	1522
Signed by Speaker	1522
Sent to Governor	1523
Signed by Governor	1563
485 By Appropriations. Relating to an appropriation for board of control to take care of state's share on roads leading to institutions thereunder.	
Introduced, passed on file	744
Passed; ayes 90, nays none	768
Reported enrolled	1146
Signed by Speaker	1146
Sent to Governor	1146
Signed by Governor	1176
486 By Motor Vehicles and Transportation. Relating to lights on motor vehicles; defining certain motor vehicle words and phrases.	
Introduced, passed on file	765
Passed; ayes 73, nays none	1313
487 By Aeronautics. Relating to zoning and hazards incident to airport areas other than those owned by municipalities, made available by owners for public use.	
Introduced, passed on file	765
488 By Aeronautics. Authorizing political subdivisions of state to acquire property for airport or air navigation facility purpose, subject to certain conditions.	
Introduced, passed on file	765

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Passed; ayes 60, nays none	1033
Concurred	1119
Passed; ayes 95, nays none	1119
Reported enrolled	1146
Signed by Speaker	1146
Sent to Governor	1146
Recalled	1151
Returned by Governor	1176
Recalled by Senate	1671
489 By Schools and Textbooks. Relating to schools and transportation of public school pupils.	
Introduced, passed on file	778
Committee of the whole	963
Special order	963
Amendments filed	1055
Amendments adopted	1064
Passed; ayes 87, nays 7	1065
490 By Compensation of public Officers and Employees. Relating to increase in compensation of county officers, their deputies and assistants.	
Introduced, passed on file	779
Recommended amendment, passage	979
Report adopted	1000
Amendments filed 1120, 1122, 1146	
S. F. 181 substituted	1259
491 By Cities and Towns. Relating to empowering cities and towns to make special tax levies for sewer purposes during 1947, 1948.	
Introduced, passed on file	812
Amendment adopted	993
Passed; ayes 74, nays 3	993
492 By Judiciary 2. Legalizing issuance of school building bonds by independent school district of Bettendorf.	
Introduced, passed on file	812
Passed; ayes 79, nays none	858
Concurred	1183
Passed; ayes 93, nays none	1183
Reported enrolled	1214
Signed by Speaker	1215
Sent to Governor	1215
Signed by Governor	1272
493 By Fish and Game. Relating to gift of lands to United States to establish a National Monument with headquarters site in McGregor.	
Introduced, passed on file	812
494 By Appropriations. Relating to appropriation from general fund of Iowa for next biennium, for maintenance, upkeep of state capitol building and grounds.	
Introduced, passed on file	840
Passed; ayes 94, nays none	926
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435
495 By Public Health. Relating to county hospitals' caring for indigent persons having legal settlement outside county; providing for collection costs therefor.	
Introduced, passed on file	841

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Passed; ayes 57, nays none	1034
Reported enrolled	1522
Signed by Speaker	1522
Sent to Governor	1522
Signed by Governor	1592
496 By Public Lands and Buildings. Relating to sale of unused and unnecessary cemeteries.	
Introduced, passed on file	841
Passed; ayes 91, nays none	1112
497 By Old Age Assistance. Relating to increase in maximum payments to blind persons and dependent children; permitting increased allowance for funeral expenses thereof.	
Introduced, passed on file	841
Passed; ayes 88, nays none	1066
Reported enrolled	1563
Signed by Speaker	1563
Sent to Governor	1563
Signed by Governor	1660
498 By Elections. Legalizing special election proceedings, issuance of county hospital bonds by Van Buren county board of supervisors.	
Introduced, passed on file	841
S. F. 440 substituted	940
499 By Tax Revision. Relating to assessment of property and collection of taxes in any city collecting its own taxes, having population of more than sixty thousand.	
Introduced, passed on file	920
Passed; ayes 87, nays none	1107
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435
500 By Appropriations. Relating to increased appropriation to agricultural land credit fund.	
Introduced, passed on file	950
Amendment adopted	1052
Passed; ayes 94, nays 1	1052
501 By Appropriations. Relating to emergency appropriation for state superintendent of public instruction to permit Iowa school lunch program to function during remainder of biennium.	
Introduced, passed on file	950
Passed; ayes 96, nays none	987
502 By Appropriations. Relating to crediting to state general fund of receipts from use tax, sales, corporation and income tax, liquor control receipts and other sources of revenue.	
Introduced, passed on file	950
Amendments filed	998
Amendment adopted	1005
Amendment withdrawn	1005
Passed; ayes 93, nays none	1005
Refused to concur	1241
Conference report adopted	1349
Passed; ayes 78, nays none	1349
Reported enrolled	1522

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Signed by Speaker	1522
Sent to Governor	1523
Signed by Governor	1563
503 By Judiciary 2. Legalizing proceeding of board of supervisors of Worth county for payment of claim arising from damage to fire truck.	
Introduced, passed on file	950
Proof of publication certified	1059
Amendment adopted	1067
Passed; ayes 84, nays 2	1068
Reported enrolled	1296
Signed by Speaker	1296
Sent to Governor	1297
Signed by Governor	1343
504 By Judiciary 1. Relating to authorizing the court to tax attorney's fee as part of costs in favor of successful party in action arising out of damages caused by motor vehicle.	
Introduced, passed on file	950
Passed; ayes 70, nays none	1070
505 By Judiciary 2. Relating to an increase in daily expense allowances for judges of district court.	
Introduced, passed on file	951
Passed; ayes 78, nays 8	1089
506 By Judiciary 2. Relating to penalty for contributing to delinquency of a minor.	
Introduced, passed on file	951
Passed; ayes 87, nays 2	1208
507 By Judiciary 2. Relating to willful neglect on part of parent in care and supervision of child, making punishable by fine of \$100 or imprisonment thirty days.	
Introduced, passed on file	951
Passed; ayes 92, nays none	1209
508 By Judiciary 2. Relating to granting jurisdiction to juvenile courts in prosecutions arising from neglect of child.	
Introduced, passed on file	951
Passed; ayes 93, nays none	1210
509 By Judiciary 2. Providing power in juvenile court to recall a juvenile committed under mandatory provisions of Code and to deal with further.	
Introduced, passed on file	951
Passed; ayes 98, nays none	1211
510 By Judiciary 2. Relating to release or discharge of a child from certain commitments by juvenile court, if more conducive to welfare of child and not inimical to public interest.	
Introduced, passed on file	951
Passed; ayes 102, nays none	1212

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511 By Appropriations. Relating to an appropriation to board of education for salaries, support, maintenance, repairs of institutions under said board.	
Introduced, passed on file	951
Passed; ayes 97, nays none	988
Concurred	1400
Passed; ayes 96, nays none	1401
Reported enrolled	1522
Signed by Speaker	1522
Sent to Governor	1523
Signed by Governor	1592
512 By Judiciary 2. Relating to enabling Waterloo to increase salaries of all non-elective city employees ten dollars per month, by transferring money from one fund to others.	
Introduced, passed on file	951
Passed; ayes 79, nays none	1076
Recalled	1258
Amendment filed	1297
Partly expunged	1304
Motion to reconsider	1304
Amendment adopted	1306
Passed; ayes 85, nays none	1306
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1435
513 By Judiciary 2. Relating to appointment of district probation officers and deputies, or to act for group of counties.	
Introduced, passed on file	952
514 By Judiciary 2. Relating to legalizing proceedings of town officials in holding special election in Manila and issuance of bonds for community memorial building.	
Introduced, referred	983
Passed; ayes 94, nays none	1110
Proof of publication certified	1149
S. F. 444 substituted	1189
515 By Judiciary 2. Relating to legalizing proceedings of Cedar Rapids in expenditures made for improvements at site of temporary homes of World War veterans.	
Introduced, referred	984
Proof of publication certified	1043
Passed; ayes 94, nays none	1111
Concurred	1182
Passed; ayes 91, nays none	1182
Reported enrolled	1214
Signed by Speaker	1215
Sent to Governor	1215
Signed by Governor	1254
516 By Appropriations. Appropriating to state comptroller from motor vehicle fuel tax fund.	
Introduced, passed on file	1043
Passed; ayes 85, nays none	1084
Reported enrolled	1388
Signed by Speaker	1388
Sent to Governor	1388
Signed by Governor	1479

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517 By Appropriations. Authorizing expenditures by highway commission, from primary road funds, for biennium ending June 30, 1949.	
Introduced, passed on file	1043
Passed; ayes 94, nays none	1067
Reported enrolled	1416
Signed by Speaker	1416
Sent to Governor	1416
Signed by Governor	1479
518 By Appropriations. Appropriating funds from primary road fund to industrial commissioner for payment of workmen's compensation claims of highway commission employees.	
Introduced, passed on file	1043
Passed; ayes 87, nays none	1085
Reported enrolled	1591
Signed by Speaker	1591
Sent to Governor	1592
Signed by Governor	1686
519 By Appropriations. Relating to accident liability and law of road; to amend H. F. 96, Acts of 52nd General Assembly.	
Introduced, passed on file	1059
Passed; ayes 93, nays none	1086
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor	1686
520 By Compensation of Public Officers and Employees. Relating to salaries of members of Liquor Control Commission.	
Introduced, passed on file	1059
Passed; ayes 65, nays 24	1205
521 By Appropriations. Relating to appropriations from general fund to various state departments, divisions, for biennium ending June 30, 1949.	
Introduced, passed on file	1060
Amendment filed	1078, 1120, 1122, 1123, 1613
Amendments adopted	1134-1136
	1139-1143
Passed; ayes 85, nays none	1143
Amendment withdrawn	1628
Concurred in part	1629
Refused to concur in part	1629
Conference appointed	1645
Conference report adopted	1657
Passed; ayes 82, nays none	1657
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor after adjournment.	
522 By Judiciary 2. Legalizing proceeding relating to valuations of real estate in Council Bluffs, employment of appraiser; authorizing expenditures therefor.	
Introduced, referred	1082
Proof of publication certified	1149
Passed; ayes 80, nays none	1336

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523 By Compensation of Public Officers and Employees. Relating to compensation of social welfare board members.	
Introduced, passed on file ...	1082
Passed; ayes 62, nays 17	1206
524 By Appropriations. Relating to appropriations from general fund to state tax commission for maintenance of personal, corporation, income, sales, use tax division.	
Introduced, passed on file ...	1083
Passed; ayes 89, nays 1	1161
Concurred	1428
Passed; ayes 83, nays none	1428
Reported enrolled	1522
Signed by Speaker	1522
Sent to Governor	1523
Signed by Governor	1563
525 By Appropriations. Relating to deficiency appropriations from general fund to cosmetology examiners for operating expenses, to June 30, 1947.	
Introduced, referred	1151
Passed; ayes 84, nays none	1187
Reported enrolled	1563
Signed by Speaker	1563
Sent to Governor	1563
Signed by Governor	1660
526 By Appropriations. Relating to transfer of funds in state sinking fund for public deposit; creating general contingent fund thereby for next biennium.	
Introduced, passed on file	1151
Passed; ayes 84, nays none	1188
Concurred	1570
Passed; ayes 89, nays none	1570
Reported enrolled	1591
Signed by Speaker	1591
Sent to Governor	1592
Signed by Governor	1686
527 By Insurance. Relating to increase in compensation of insurance examiners and assistant examiners.	
Introduced, passed on file	1180
Passed; ayes 63, nays 23	1285
Reported enrolled	1522
Signed by Speaker	1522
Sent to Governor	1522
Signed by Governor	1592
528 By Ways and Means. Relating to additional tax on cigarettes, allocating revenue therefrom to general fund.	
Introduced, referred to sifting	1180
529 By Ways and Means. Relating to tax on beer manufactured or sold at wholesale or imported into state for sale at wholesale; allocating revenue therefrom to general fund.	
Introduced, referred	1180
Passed; ayes 69, nays 14	1653
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor after adjournment.	

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530 By Roads and Highways. Relating to optional maintenance levies for repair of secondary roads.	
Introduced, referred	1180
Passed; ayes 90, nays 3	1465
531 By Conservation of Resources. Relating to powers of co-operative associations.	
Introduced, referred to sifting	1180
532 By Conservation of Resources. Relating to hydro-electric generating plants; requiring a certificate of convenience and necessity for proper regulation.	
Introduced, referred	1180
Passed; ayes 74, nays 1	1316
Reported enrolled	1563
Signed by Speaker	1563
Sent to Governor	1563
Signed by Governor	1660
533 By Judiciary 2. Legalizing proceedings of board of directors of independent school district of Garner in bond issuance.	
Introduced, referred	1221
Proof of publication certified .	1221
S. F. 482 substituted	1342
534 By Ways and Means. Relating to retail sales tax collection on cigarettes and beer.	
Introduced, referred to sifting	1221
535 By Judiciary 2. Relating to limitations of actions to set aside a will.	
Introduced, referred	1237
Amendment filed	1437
Amendment adopted	1461
Passed; ayes 85, nays 1	1462
536 By Compensation of Public Officers and Employees. Relating to increase of compensation of justices of the peace, constables.	
Introduced, passed on file ..	1258
Amendment adopted	1292, 1430
Tabled	1292
Taken from table	1429
Amendments withdrawn	1430
Passed; ayes 80, nays 3	1430
Concurred	1624
Passed; ayes 83, nays 9	1624
Reported enrolled	1686
Signed by Speaker	1686
Sent to Governor	1686
Signed by Governor	1686
537 By Judiciary 2. Legalizing proceedings in connection with renewal of corporate existence of Fidelity Fireworks Company, providing renewal of charter.	
Introduced, referred	1259
Passed; ayes 86, nays none	1377
Reported enrolled	1563
Signed by Speaker	1563
Sent to Governor	1563
Signed by Governor	1660

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538 By Compensation of Public Officers and Employees. Relating to increase in salaries of members of state highway commission.	
Introduced, passed on file ...	1275
Failed; ayes 27, nays 51 ...	1312
539 By Military and Veterans Affairs. Relating to issuance of \$85,000,000 bonus bonds for World War II veterans.	
Referred ...	1287
Recommended passage ...	1398
Report adopted ...	1421
540 By Appropriations. Relating to transfer of use tax funds to state primary road fund to match federal road funds.	
Introduced, passed on file ...	1299
Passed; ayes 85, nays none ...	1359
Concurred ...	1630
Passed; ayes 96, nays none ...	1631
Reported enrolled ...	1686
Signed by Speaker ...	1686
Sent to Governor ...	1686
Signed by Governor ...	1686
541 By Schools and Textbooks. Relating to offsetting taxes for school tuition and transportation.	
Introduced, referred to sifting	1299

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542 By Appropriations. Relating to appropriations from general fund for institutions under the board of control.	
Introduced, passed on file ...	1446
Passed; ayes 84, nays 2 ...	1536
Reported enrolled ...	1591
Signed by Speaker ...	1591
Sent to Governor ...	1592
Signed by Governor ...	1686
543 By Appropriations. Relating to transfer of control of funds heretofore appropriated for use at state sanatorium at Oakdale, to state board of education.	
Introduced, passed on file ...	1525
Passed; ayes 92, nays none ...	1573
Reported enrolled ...	1686
Signed by Speaker ...	1686
Sent to Governor ...	1686
Signed by Governor ...	1686
544 By Appropriations. Relating to appropriation for miscellaneous expenses of Fifty-second General Assembly.	
Introduced, passed on file ...	1525
Amendments adopted ...	1609, 1610
Passed; ayes 86, nays none ...	1610
Concurred ...	1674
Passed; ayes 81, nays none ...	1674
Reported enrolled ...	1686
Signed by Speaker ...	1686
Sent to Governor ...	1686
Signed by Governor ...	1686

HISTORY OF SENATE BILLS IN HOUSE

SENATE JOINT RESOLUTIONS AND SENATE FILES PASSED AND APPROVED—185

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437, 438, 440, 442, 443, 444, 445, 448, 449, 454, 460, 464, 465, 471, 472, 473,
476, 478, 480, 481, 482, 483, 486, 487, 488, 489, 490, 491, 493, 494, 495, 497,
500, 501, 504.

Passed both Houses, vetoed by Governor—S. J. R. 12; Senate Files 93,
238, 463.

RECORD OF EACH SENATE BILL IN HOUSE

S. F.	Page	S. F.	Page
3 By Lucas, Zastrow, Knudson, Byers, Hultman, Maytag, Henningsen and Vitte-toe. Providing appointment of state building code council by Governor.		10 By Judiciary 2. Relating to term of office of President of United States; ratifying a proposed amendment to the Constitution.	
Received, referred	516	Received	1061
Recommended passage	738	Passed; ayes 85, nays 8	1062
Report adopted	744	Reported enrolled	1146
Substituted for H. J. R. 5	764	Signed by Speaker	1146
Amendment adopted	764		
Passed; ayes 93, nays 1	765	11 By Appropriation. Authorizing State Board of Education to co-operate with city of Ames in construction, operation, maintenance of a sewage disposal plant.	
Reported enrolled	775	Recommended passage	1274
Signed by Speaker	775	Received, referred	1278
		Report adopted	1299
5 By Board of Control. Providing approval of contract between State Board of Control and the Winger Construction Company, Ottumwa, and LaCledé Stoker Company, St. Louis, Missouri, for purchase of furnace parts for Mt. Pleasant State Hospital.		Passed; ayes 80, nays none	1351
Received, referred	493	Reported enrolled	1416
Passed; ayes 94, nays none	590	Signed by Speaker	1416
Reported enrolled	664		
Signed by Speaker	665	12 By Social Security. Creating special committee to investigate old-age and survivors insurance system of public employees.	
		Received, referred	1600
9 By Hultman. Relating to creating special committee to investigate and recommend program of improvement and maintenance of primary and secondary roads and means of financing program.		Amendment adopted	1664
Special order	582, 583	Passed; ayes 62, nays 6	1684
Received, passed on file	1290	Reported enrolled	1688
Amendment adopted	1307	Signed by Speaker	1688
Passed; ayes 77, nays 5	1307		
Reported enrolled	1388	14 By Governmental Affairs. Directing state department of public instruction to compile, furnish to fifty-third General Assembly a complete list of all school employees and compensation paid there-to.	
Signed by Speaker	1388	Received, referred	1600
		Passed; ayes 81, nays none	1666
		Reported enrolled	1686
		Signed by Speaker	1686

S. F.	Page
2 By Faul and Berg. Relating to soldiers' orphans' educational aid fund; providing expenditures by State Bonus Board, amount of aid regardless of being a minor.	
Received, referred	226
Recommended passage	363
Report adopted	383
Passed; ayes 92, nays none	910
Reported enrolled	972
Signed by Speaker	972
3 By Faul and Berg. Providing for minors to utilize rights of Federal Servicemen's Readjustment Act of 1944.	
Received, referred	240
Recommended passage	363
Report adopted	383
Passed; ayes 78, nays 13	1468
Reported enrolled	1522
Signed by Speaker	1522
5 By Faul and Clem. Relating to increase of compensation of municipal court reporters.	
Received, passed on file	1117
Passed; ayes 77, nays 4	1192
Reported enrolled	1235
Signed by Speaker	1235
16 By Special Bills. Relating to United States Census Bureau, changing name to National office of vital statistics.	
Received, referred	100
Withdrawn substituted for H. F. 10	114
Passed; ayes 104, nays none	114
Reported enrolled	153
Signed by Speaker	153
17 By Special Bills. To require filing of marriage, divorce returns monthly instead of yearly.	
Received, referred	100
Withdrawn, substituted for H. F. 11	115
Passed; ayes 99, nays none	115
Reported enrolled	153
Signed by Speaker	153
18 By Special Bills. Relating to motor vehicles and law of road; relating to penalties for violation of.	
Received, referred	780
Recommended indefinite postponement	919
Indefinitely postponed	1059
19 By Special Bills. Relating to falsely assuming to be an officer.	
Received, referred	100
Recommended passage	208
Report adopted	222
Passed; ayes 97, nays none	260
Reported enrolled	279
Signed by Speaker	279
20 By Special Bills. Relating to time limit applying for refund of license fee paid by World War II veterans, honorably discharged.	

S. F.	Page
Received, referred	100
Recommended amendment, passage	282
Report adopted	299
Amendment adopted	447
Deferred	447
Passed; ayes 89, nays none	472
Reported enrolled	529
Signed by Speaker	529
21 By Special Bills. Relating to unauthorized use of trade-mark "Product of Iowa." Iowa Development Commission adopting, registering and awarding use of trade-mark "Product of Iowa" and to revoke unauthorized use of same.	
Received, referred	110
Recommended passage	235
Report adopted	251
Passed; ayes 97, nays none	330
Reported enrolled	377
Signed by Speaker	377
22 By Special Bills. To authorize filing of new birth certificate for illegitimate children who become legitimate by subsequent marriage of parents.	
Received, referred	110
Withdrawn substituted for H. F. 12	116
Passed; ayes 99, nays 2	117
Reported enrolled	153
Signed by Speaker	153
23 By Special Bills. Relating to recording birth of still-born children; to insert causes of stillbirth, if known.	
Received, referred	111
Recommended passage	196
Report adopted	209
Passed; ayes 84, nays none	217
Reported enrolled	245
Signed by Speaker	245
31 By Faul and Clem. Relating to retirement of fire department members who served in World War II; retirement fund contributed by municipalities.	
Received, referred	226
Recommended passage	319
Report adopted	351
Passed; ayes 90, nays none	525
Reported enrolled	608
Signed by Speaker	608
37 By Byers and Keir. Relating to rates, credits, returns provided for in state law; make 50% abatement of individual income tax permanent.	
Received, referred	199
Recommended passage	207
Special order	220, 235
Report adopted	222
Amendments filed	231, 232, 233
Committee of the whole	293
Amendments withdrawn	294
Passed; ayes 93, nays 14	295
Reported enrolled	316
Signed by Speaker	316

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41 By Byers and Keir. Allocating revenues from increased tax on liquor sold at liquor stores, to cities, towns, for police purposes; to provide for collection of tax, its apportionment.		Substituted for H. F. 80	333
Received, referred	180	Amendment filed	342
Substituted for H. F. 63	218	Amendment adopted	372
Deferred	218	Passed; ayes 94, nays none	372
Amendments filed	218, 245, 246	Reported enrolled	417
Amendments withdrawn	257	Signed by Speaker	417
Amendment adopted	258	66 By Watson. Relating to stone-throwing, other substance, discharge of firearms at railroad equipment.	
Passed; ayes 92, nays 8	260	Received, referred	302
Refused to concur	304	Substituted for H. F. 81	520
Conference appointed	356	Passed; ayes 94, nays 1	520
Conference report adopted	469	Reported enrolled	608
Passed; ayes 101, nays none	469	Signed by Speaker	608
Reported enrolled	502	67 By Watson. Relating to rifle shooting on or across railroad right of way.	
Signed by Speaker	502	Received, referred	302
46 By Byers and Keir. Providing assessment of real, personal property; county assessors, boards of review; city assessors, boards of review, 10,000 to 125,000 population; levy taxes to pay cost.		Substituted for H. F. 85	521
Received, referred	355	Passed; ayes 90, nays 6	521
Amendment filed	378, 418, 434, 480, 699	Reported enrolled	608
Substituted for H. F. 75	706	Signed by Speaker	608
Special order	706	68 By Bateson. To include candidates in special elections.	
Amendments withdrawn	709	Received, referred	646
Amendments adopted	709, 710, 711, 712	Recommended passage	876
Passed; ayes 68, nays 37	712	Report adopted	892
Reported enrolled	1054	70 By Long, Dykhouse, Mercer, Faul, Reilly. Relating to transfer of supervision of state sanatorium, (Oakdale) from board of control to board of education.	
Signed by Speaker	1054	Received, referred	255
57 By Byers. Providing license fees for motor trucks, truck tractors, road tractors, semi-trailers, operated within corporate limits.		Recommended passage	564
Received, referred	780	Report adopted	581
58 By Byers. Relating to record of names of insane committed to state hospital, kept by auditor.		Passed; ayes 90, nays none	930
Received, referred	255	Reported enrolled	972
Recommended passage	364	Signed by Speaker	972
Report adopted	383	72 By Clem and Henningsen. Relating to increase of municipal court employees' salaries.	
60 By Byers. Relating to filing of abstract of title with city or town plats.		Received, passed on file	1155
Received, referred to sifting	1600	Substituted for H. F. 79 and H. F. 86	1191
61 By Byers. Legalizing notices of appointments of executors and administrators prior to July 4, 1943, where no endorsement occurred on letter.		Passed; ayes 73, nays 3	1191
Received, referred	288	Reported enrolled	1235
Recommended passage	794	Signed by Speaker	1235
Report adopted	812	76 By Clem, Faul, Bekman and Byers. Repealing 231.8 Code providing appointment, compensation of juvenile court probation officers; to enact substitute.	
62 By Byers. Relating to sale proceeds on contract of real estate in joint tenancy.		Received, passed on file	1155
Received, referred	289	Substituted for H. F. 119	1193
Recommended passage	381	Amendment adopted	1193
Report adopted	405	Passed; ayes 62, nays 20	1193
64 By Faul. Relating to time municipal court records shall be preserved.		Reported enrolled	1235
Received, referred	272	Signed by Speaker	1235
		78 By Faul, Dewel, Keir, Hawkins, Newsome, Dykhouse and Clem. Relating to increase of compensation of district court shorthand reporters.	
		Received, passed on file	1117
		Substituted for H. F. 98	1164
		Passed; ayes 93, nays 2	1165
		Reported enrolled	1235
		Signed by Speaker	1235

S. F.	Page
79 By Klein. To legalize, validate action by city council of Pella, Iowa; authorize extensions, improvements of its municipal light, power plant; issuance of bonds.	
Received, referred	289
Substituted for H. F. 90	310
Passed; ayes 100, nays none	310
Reported enrolled	360
Signed by Speaker	360
88 By Banks, Building and Loan. Relating to investment of funds by banks.	
Received, referred	180
Recommended passage	448
Report adopted	461
Passed; ayes 92, nays 1	1009
Reported enrolled	1054
Signed by Speaker	1054
89 By Banks, Building and Loan. Relating to investment of funds by banks not to include real estate loans, under Servicemen's Readjustment Act.	
Received, referred	180
Recommended passage	448
Report adopted	461
Amendment adopted	903
Passed; ayes 86, nays none	903
Reported enrolled	972
Signed by Speaker	972
90 By Banks, Building and Loan. Relating to capital structure of banks hereafter organized under state laws.	
Received, referred	213
Recommended passage	348
Report adopted	366
Passed; ayes 88, nays 1	599
Reported enrolled	664
Signed by Speaker	665
91 By Banks, Building and Loan. Relating to admissibility as evidence, photostatic, photographic entries in bank records, files.	
Received, referred	213
Recommended passage	348
Report adopted	366
Substituted for H. F. 159	446
Passed; ayes 93, nays 1	446
Reported enrolled	502
Signed by Speaker	502
93 By Banks, Building and Loan. Relating to registration, transfer of securities to, by fiduciaries.	
Received, referred	240
Recommended passage	607
Report adopted	617
Passed; ayes 89, nays 4	1014
Reported enrolled	1054
Signed by Speaker	1054
97 By Dewel (Koch and Loss). Relating to limit of indebtedness, of cities, towns on projects from which federal aid is withdrawn.	
Received, referred	240
Recommended passage	528
Report adopted	539
Substituted for H. F. 177	592
Passed; ayes 87, nays none	592
Reported enrolled	664
Signed by Speaker	665

S. F.	Page
98 By Dykehouse. Relating to unmarried intestate property where heirs to but one parent can be found.	
Received, referred	674
100 By Lucas, Knudson, Jacobson, Schuler, Doud, Klein, Clem, Rockhill, Bekman, Long, Keir, Leo, Dewel, Sharp, Findlay, Elthon, Foster, Lynes, Newsome, Ritchie, Miller, J. F., Vittetoe, Zastrow, Colburn, Jones, Miller, Al, Barkley, Dykehouse, Kirketeg, Augustine, Lord and Linnevoid. Relating to issuance of permits for sale of beer, malt; regulation of places where sold.	
Received, referred	493
Amendment filed 571, 609, 610, 635, 636, 637, 665,	1453
Substituted for 143 H. J.	647
Special order	647
Amendments adopted 660, 661, 678, 679,	683
Amendments withdrawn 676,	682
Passed; ayes 77, nays 27	682
Insists	846
Conference appointed	846
Conference report	1556-1561
Failed to adopt conference report; ayes 49, nays 57	1562
Second conference appointed	1562
Second conference report adopted	1642
Conference re-appointed	1642
Third conference report adopted	1685
101 By Clem. Relating to clean-out of outlet drainage districts; providing notice, hearing of, assessment.	
Received, referred	674
Substituted for H. F. 264	1001
Amendment adopted	1002
Passed; ayes 85, nays 4	1002
Reported enrolled	1077
Signed by Speaker	1077
105 By Rockhill and Berg. Relating to salary of Governor of Iowa.	
Received, passed on file	1117
Passed; ayes 82, nays 6	1163
Reported enrolled	1214
Signed by Speaker	1215
county boards of supervi-	
106 By Martin. Authorizing ors to adopt zoning regulations for lands outside cities, towns, to apply housing law.	
Received, referred	780
Amendment filed	838
Substituted for H. F. 426	1031
Amendment adopted	1032
Passed; ayes 62, nays none	1032
Reported enrolled	1077
Signed by Speaker	1077
107 By Henningsen. Relating to municipal court jurisdiction in hearings auxiliary to execution.	
Received, referred	674
Recommended passage	794
Report adopted	812
Substituted for H. F. 259	1025
Passed; ayes 67, nays none	1026
Reported enrolled	1077
Signed by Speaker	1077

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108 By Henningsen. Relating to power of judge of municipal court to make allowance of amount of value of property to be attached.		Recommended passage	382
Received, referred	289	Report adopted	405
Recommended amendment, passage	501	Passed; ayes 92, nays none ...	1105
Report adopted	512	Reported enrolled	1146
Substituted for H. F. 258	1024	Signed by Speaker	1146
Amendment adopted	1024	123 By Bekman, Clem, Martin and Lynes. Relating to increase in length, weight of trucks, trailer combinations; to harmonize Iowa laws with American Association policy.	
Passed; ayes 65, nays none ...	1025	Received, referred	1117
Reported enrolled	1077	Amendments filed	1215
Signed by Speaker	1077	Amendment adopted	1295
109 By Jacobson, Hultman, Leo, Skourup, Zastrow, Knudson, Colburn, Schulter, Long, Dykhouse, Dewel and Foster. Prohibiting discrimination in employment against persons for membership, non-membership in labor organizations; collection of certain fees; providing penalties.		Passed; ayes 87, nays 2	1295
Received, referred	1060	Reported enrolled	1479
Made special order	1424	Signed by Speaker	1479
Amendments filed ..1437, 1439-.....	1445, 1480-1497	124 By Miller, J. F., Zastrow, Newsome and Benson (Good, Walker, Robb, Eckles). Authorizing boards of supervisors to grade farm lanes, do drainage work, to charge farmers therefor.	
Motion filed	1480	Substituted for H. F. 152	410
Rules suspended	1517	Amendments adopted	410
Amendments adopted	1520	Failed; ayes 21, nays 73	411
Amendments withdrawn 1506,	1520	125 By Bekman, Clem and Faul. Relating to time dependents shall receive workmen's compensation payments.	
Passed; ayes 74, nays 31	1521	Received, referred	516
Reported enrolled	1591	Passed; ayes 80, nays none ...	1338
Signed by Speaker	1591	Reported enrolled	1416
111 By Jacobson, Hultman, Colburn, Long, Dewel, Foster, Jones, Dykhouse, Knudson, Zastrow, Leo, Skourup and Schulter. Relating to secondary boycotts by strikes, by labor organizations or representatives thereof.		Signed by Speaker	1416
Received, referred	1454	131 By Social Security. Authorizing preservation of child-placing agency records.	
Amendments filed	1612, 1613	Received, referred	226
Rules suspended	1615	Recommended passage	527
Amendments withdrawn	1616	Report adopted	539
Passed; ayes 77, nays 22	1655	Passed; ayes 91, nays none ...	1414
Reported enrolled	1686	Reported enrolled	1479
Signed by Speaker	1686	Signed by Speaker	1479
113 By Jacobson, Skourup, Leo, Knudson, Colburn, Zastrow, Dykhouse, Schulter, Long, Dewel, Foster, Hultman and Jones. Prohibiting picketing by force, obstructing ingress, egress from any premises, destruction, seizure of property, in labor disputes.		135 By Banks, Banking and Loan. Relating to execution of renewals of article of corporation.	
Received, referred to sifting ..	1454	Received, referred	226
116 By Long, Jacobson, Keir, Doud, Clem, Hart, Maytag, Dykhouse, Hultman, Lord and Reilly. Relating to increase of unemployment compensation, benefits.		Recommended passage	348
Received, referred	1600	Report adopted	366
Substituted for H. F. 94	1601	Passed; ayes 90, nays none ...	600
Rule suspended	1601	Reported enrolled	664
Passed; ayes 77, nays 3	1602	Signed by Speaker	665
Reported enrolled	1686	136 By Faul and Lord. Relating to increase in compensation of deputy bank superintendents, certain examiners.	
Signed by Speaker	1686	Received, passed on file	1228
118 By Faul and Skourup. Relating to reorganization of school districts; to boundary lines.		Tabled	1311
Received, referred	272	Motion filed	1343
		Amendments filed	1343
		Taken from table; ayes 69, nays 18	1357
		Amendment adopted	1357
		Amendment withdrawn	1357
		Passed; ayes 78, nays 9	1357
		Reported enrolled	1479
		Signed by Speaker	1479
		137 By Reilly. Relating to self-liquidating improvements; to factory sites for Dubuque, Iowa.	
		Received, referred	289

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Recommended amendment passage	450
Report adopted	461
Amendment adopted	852
Passed; ayes 81, nays none	853
Reported enrolled	972
Signed by Speaker	972
138 By Reilly. Relating to grading, filling lands under control of dock board, in cities, towns.	
Received, referred	674
Recommended passage	799
Report adopted	812
Passed; ayes 80, nays none	851
Reconsidered	898
Amendment adopted	899
Passed; ayes 85, nays none	899
Reported enrolled	972
Signed by Speaker	972
139 By Insurance. Relating to insurance other than life; authorizing insurance of risks by companies required surplus.	
Received, referred	454, 698
Amendments filed	454, 698
Recommended amendment, passage	605
Report adopted	617
Amendments adopted	1011, 1012
Passed; ayes 66, nays 24	1012
Reported enrolled	1077
Signed by Speaker	1077
140 By Insurance. Relating to investments of life insurance companies, associations.	
Received, referred	240
Recommended passage	448
Report adopted	461
Passed; ayes 81, nays 7	793
Reported enrolled	943
Signed by Speaker	943
141 By Bateson, Doud and Watson. Providing for revocation of liquor permits of defendants operating motor vehicle while intoxicated.	
Received, referred	289
Recommended passage	364
Report adopted	383
Passed; ayes 100, nays none	847
Reported enrolled	972
Signed by Speaker	972
144 By Military Affairs. Relating to veterans' preference in public employment, under civil service.	
Received, referred	240
Recommended passage	349
Report adopted	366
Amendment filed	609, 636
Amendment withdrawn	1071
Amendments adopted	1071
Passed; ayes 79, nays none	1071
Recedes	1133
Passed; ayes 93, nays none	1133
Reported enrolled	1214
Signed by Speaker	1215
146 By Berg and Martin. Forbidding sale of cigarettes by state permit holders to others than holders of state, retail permits.	
Received, referred	646

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Recommended passage	802
Report adopted	812
Passed; ayes 96, nays none	1541
Reported enrolled	1591
Signed by Speaker	1591
147 By Berg, Byers, Clem, Faul, Bekman, Martin and Maytag. Relating to occupational diseases; workmen's compensation benefits for disability therefrom; defending such diseases; providing procedure for benefits, duties of industrial commissioner.	
Received, referred	674
Amendment filed	1122
Substituted for H. F. 202	1370
Amendment adopted	1371
Passed; ayes 99, nays 3	1371
Reported enrolled	1479
Signed by Speaker	1479
150 By Public Health. Relating to funeral expenses paid from old age assistance fund.	
Received, referred	255
Recommended passage	452
Report adopted	461
Passed; ayes 70, nays 1	633
Reported enrolled	664
Signed by Speaker	665
151 By Public Health. Relating to licenses issued by board of health to itinerant practitioners.	
Received, referred	240
152 By Railroads. Transferring taxation of railroads from executive council to tax commission.	
Received, referred	255
Recommended passage	349
Report adopted	366
Passed; ayes 85, nays 2	1412
Reported enrolled	1479
Signed by Speaker	1479
154 By Governmental Affairs. Relating to audit of accounts of state highway commission to be made by state auditors.	
Received, referred	256
Substituted for H. F. 207	312
Passed; ayes 100, nays 1	312
Reported enrolled	360
Signed by Speaker	360
155 By Insurance. Relating to rewriting law on policy provisions required in standard fire insurance contracts.	
Received, referred	273
Recommended passage	603
Report adopted	617
Deferred	1010
Passed; ayes 96, nays none	1045
Reported enrolled	1077
Signed by Speaker	1077
156 By Ways and Means. Authorizing tax commission, employees to testify before grand jury; concerning income tax returns.	
Received, referred	273

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157 By Ways and Means. Imposing 2% retail sales tax upon sale of heat.	
Received, referred	273
Recommended amendment, passage	460
Report adopted	488
Amendment adopted	1375
Passed; ayes 77, nays 3	1375
Reported enrolled	1479
Signed by Speaker	1479
158 By Judiciary 2. Relating to increase of newspaper compensation for publishing laws of general assembly.	
Received, referred	273
Substituted for H. F. 214	330
Passed; ayes 97, nays none	330
Reported enrolled	377
Signed by Speaker	377
160 By Byers. Authorizing voters of school districts to approve bond issues for stadiums, field houses.	
Received, referred	467
Amendment filed	1123, 1447
Amendment adopted	1372
Passed; ayes 84, nays 3	1373
Reported enrolled	1479
Signed by Speaker	1479
161 By Byers. Authorizing councils of commission farm cities to establish field houses, athletic, recreational facilities.	
Received, referred	814
Passed; ayes 82, nays none	1373
Reported enrolled	1479
Signed by Speaker	1479
164 By Watson (Steinberg). Relating to furnishing board of parole with complete record of person committed to board's supervision.	
Received, referred	674
Recommended passage	919
Report adopted	950
Passed; ayes 82, nays none	1075
Reported enrolled	1146
Signed by Speaker	1146
166 By Knudson and Doud. Relating to discharge of incurable, harmless patients from insane hospitals.	
Received, referred	844
Recommended passage	893
Report adopted	918
Passed; ayes 95, nays none	934
Reported enrolled	972
Signed by Speaker	972
167 By Knudson and Doud. Relating to inspection of county, private hospitals for the insane.	
Received, referred	844
Recommended passage	892
Report adopted	918
Passed; ayes 99, nays none	936
Reported enrolled	972
Signed by Speaker	972
169 By Knudson and Doud. Relating to increased compensation of county insane commissioners.	
Received, passed on file	1156

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Amendment filed	1176
Expunged	1235
Substituted for H. F. 148	1242
Amendment adopted	1243
Passed; ayes 79, nays 14	1243
Reported enrolled	1296
Signed by Speaker	1296
170 By Knudson and Doud. Relating to temporary commitment to insane hospital, for observation, diagnosis.	
Received, referred	896
Recommended passage	892
Report adopted	918
Passed; ayes 99, nays none	933
Reported enrolled	972
Signed by Speaker	972
171 By Knudson and Doud. Authorizing superintendents of insane hospitals to refuse acceptance of patients when accommodations are not available.	
Received, passed on file	953
Passed; ayes 82, nays 3	1095
Reported enrolled	1146
Signed by Speaker	1146
174 By Faul, Bekman and Doud. Relating to increase of public employee retirement, benefit tax, amount of benefits.	
Received, referred	1475
Amendments adopted	1585
Passed; ayes 87, nays none	1586
Reported enrolled	1686
Signed by Speaker	1686
176 By Reilly. Authorizing certain cities to increase levy for parks.	
Received, referred	675
Recommended passage	800
Report adopted	812
Passed; ayes 81, nays none	1072
Reported enrolled	1146
Signed by Speaker	1146
177 By Foster and Sharp (Anderson). Authorizing cities and towns under 30,000 to lease parks to organizations for celebrations, athletic games.	
Received, referred	467
Recommended passage	694
Report adopted	703
Substituted for H. F. 220	827
Amendments adopted	827, 828
Passed; ayes 89, nays 4	828
Reported enrolled	943
Signed by Speaker	943
178 By Insurance. Relating to regulation of rates for fire, marine, inland marine insurance; to rating organizations.	
Received, referred	426
Recommended passage	603
Report adopted	617
Committee of the whole	772
Passed; ayes 75, nays 6	782
Reported enrolled	943
Signed by Speaker	943

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179 By Insurance. Requiring casualty insurance companies including fidelity, surety, guaranty bonds, motor vehicle insurance to file uniform rates with insurance commissioner.	
Received, referred	426
Recommended passage	604
Report adopted	617
Committee of the whole	772
Passed; ayes 80, nays 7	783
Reported enrolled	943
Signed by Speaker	943
180 By Insurance. Relating to business of insurance, tax on insurance premiums, regulations of foreign companies.	
Received, referred	273
Recommended passage	604
Report adopted	617, 812
181 By Bekman, Dewel, Paul and Long. Relating to compensation of county officers, their deputies, assistant clerks, millage levy for same.	
Received, passed on file	1200
Special order	1200
Amendments filed	1215, 1217
Substituted for H. F. 490	1259
Amendments adopted	1261, 1263
Amendments withdrawn	1261
Passed; ayes 102, nays 1	1263
Reported enrolled	1388
Signed by Speaker	1388
184 By Clem, Schultzer, Martin and Reilly. Relating to arrest, authorizing a police officer.	
Received, referred	780
Recommended passage	918
Report adopted	950
Amendment filed	1523
Amendment withdrawn	1606
Deferred	1606
Amendment adopted	1635
Passed; ayes 86, nays none	1635
Reported enrolled	1686
Signed by Speaker	1686
192 By Insurance. To re-write group life insurance law.	
Received, referred	289
Recommended passage	604
Report adopted	617
Amendment filed	636
Amendment adopted	906
Passed; ayes 83, nays none	907
Reported enrolled	1036
Signed by Speaker	1036
195 By Social Security. Relating to commission accounting on merit rating for employers under Iowa employment security law.	
Received, referred	326
Amendment filed	378
Recommended amendment, passage	458
Report adopted	488
Amendments withdrawn	1016
Passed; ayes 93, nays none	1016
Reported enrolled	1054
Signed by Speaker	1054

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196 By Social Security. Relating to payment of workmen's compensation to peace officers.	
Received, referred	290
Recommended passage	365
Report adopted	383
Amendment filed	395, 1254
Amendment withdrawn	1339
Amendment adopted	1339
Passed; ayes 77, nays none	1339
Reported enrolled	1479
Signed by Speaker	1479
197 By Social Security. Providing workmen's compensation benefits to injured minor employees; providing trustees annual report, compensation for such services.	
Received, referred	675
Passed; ayes 94, nays none	1366
Reported enrolled	1479
Signed by Speaker	1479
201 By Bekman, Kirketeg, and Knudson. Providing for establishment, maintenance of free public libraries for rural inhabitants.	
Received, referred	814
Amendment filed	1254
Amendment adopted	1650
Passed; ayes 67, nays 16	1652
Reported enrolled	1686
Signed by Speaker	1686
204 By Byers. Legalizing the action of city council of Cedar Rapids, Iowa, in providing for issuance, sale, delivery of bonds for park purposes.	
Received, referred	844
Recommended passage	920
Report adopted	950
Passed; ayes 95, nays none	1467
Reported enrolled	1522
Signed by Speaker	1522
206 By Cities and Towns. Authorizing city and town councils, highway commission to make agreements with railroad companies for rail-highway, rail-street crossings.	
Received, referred	302
Substituted for H. F. 209	314
Passed; ayes 100, nays none	314
Reported enrolled	360
Signed by Speaker	360
207 By Cities and Towns. Relating to abandoned towns.	
Received, referred	302
Recommended passage	556
Report adopted	581
208 By Ways and Means. Providing for taxation of airplanes under sales and use tax law.	
Received, referred	302
Recommended amendment, passage	527
Report adopted	539
Amendment adopted	1363
Passed; ayes 87, nays 1	1363
Reported enrolled	1479
Signed by Speaker	1479

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209 By Ways and Means. Relating to Code amendments.	
Received, referred	303
Recommended passage	528
Report adopted	539
Passed; ayes 87, nays 1	1364
Reported enrolled	1479
Signed by Speaker	1479
210 By Printing. Relating to price to be charged for legal publications.	
Received, referred	303
Recommended passage	299
Report adopted	321
Amendment filed	417
Referred to judiciary 1	429
211 By Judiciary 2. Regulating sale of alcoholic liquor; issuance of licenses in certain cities for sale thereof; providing for mulct tax against license holders; levying tax on such liquors.	
Received, referred	626
Amendments filed	804, 1383-1388
212 By Judiciary 2. Relating to increase of salary for supreme court judges.	
Received, passed on file	1117
Substituted for H. F. 210	1163
Passed; ayes 72, nays 19	1164
Reported enrolled	1214
Signed by Speaker	1215
213 By Zastrow, Bateson, Rockhill and Fishbaugh. Providing for formation of association to build, own, residential, commercial properties; establishing duties; powers thereof.	
Received, referred	405
Recommended passage	697
Report adopted	703
Deferred	847
Amendments filed	881
Amendments adopted	901
Passed; ayes 80, nays 18	901
Reported enrolled	972
Signed by Speaker	972
214 By Public Health. Providing penalties for violation of barbering, barber shop, barber school statutes.	
Received, referred	327
Recommended passage	835
Report adopted	839
Passed; ayes 76, nays 4	1108
Reported enrolled	1146
Signed by Speaker	1146
217 By Board of Control. Providing for parole of feeble-minded inmates from state institutions under the board of control.	
Received, referred	389
Recommended passage	564
Report adopted	581
Passed; ayes 96, nays none	931
Reported enrolled	972
Signed by Speaker	972
219 By Board of Control. Relating to contribution for own support in soldiers' home.	
Received, referred	327

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Recommended passage	892
Report adopted	918
Passed; ayes 97, nays none	932
Reported enrolled	972
Signed by Speaker	972
220 By Appropriation. Appropriating from state general funds, emergency funds for department of public safety.	
Received, referred	327
Substituted for H. F. 260	371
Passed; ayes 89, nays none	371
Reported enrolled	417
Signed by Speaker	417
221 By Byers and Elthon. Relating to increased fee for operators' licenses.	
Received, referred to sifting	1156
223 By Dykhouse. Permitting trolling from power-, sail-boats, in certain lakes.	
Received, referred	952
228 By Faul. Authorizing the city of Des Moines to cancel certain warrants issued by said city, and declared illegal.	
Received, referred	675
Recommended passage	800
Report adopted	812
Passed; ayes 79, nays none	856
Reported enrolled	972
Signed by Speaker	972
229 By Lynes. Relating to the State Dairy Association.	
Received, passed on file	1222
Amendment adopted	1248
Passed; ayes 74, nays none	1248
Reported enrolled	1296
Signed by Speaker	1296
231 By Dykhouse. Prohibiting use of commercial aircraft on the inland waters of the state except when in danger.	
Received, referred	1326
Passed; ayes 80, nays none	1665
Reported enrolled	1686
Signed by Speaker	1686
233 By Dykhouse. Prohibiting operation of motorboats by intoxicated persons.	
Received, referred to sifting	1118
235 By Colburn. Relating to Beef Cattle Producer's Association.	
Received, passed on file	1156
Amendment adopted	1204
Passed; ayes 94, nays none	1204
Reported enrolled	1235
Signed by Speaker	1235
236 By Rockhill. Relating to compensation of inheritance tax appraisers.	
Received, passed on file	1156
Amendments adopted	1201, 1365
Deferred	1202
Amendments withdrawn	1365
Passed; ayes 66, nays 16	1365
Insists	1446
Conference appointed	1447
Conference report	1529
Conference report adopted	1567
Passed; ayes 86, nays 6	1567
Reported enrolled	1686
Signed by Speaker	1686

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238 By Jacobson and Sharp. Relating to gift of lands to the United States to establish a national monument.	
Received, referred	986
Passed; ayes 77, nays none	1073
Reported enrolled	1146
Signed by Speaker	1146
239 By Reilly. Legalizing renewal of Articles of Incorporation of Dubuque Boat and Boiler Company.	
Received, referred	1156
Passed; ayes 77, nays none	1334
Reported enrolled	1416
Signed by Speaker	1416
242 By Social Security. Relating to licenses issued to private child-placing agencies.	
Received, referred	647
Recommended passage	796
Report adopted	812
244 By Bateson. Relating to increase in compensation of grand jury clerks.	
Received, passed on file	1222
Passed; ayes 77, nays 13	1251
Reported enrolled	1296
Signed by Speaker	1296
245 By Schools and Educational Institutions. Creating county board of education with county superintendent, assistants in each of counties of state; prescribing their duties and powers.	
Received referred	647
Substituted for H. F. 230	785
Amendment adopted	786
Amendment withdrawn	786
Passed; ayes 90, nays 3	786
Reported enrolled	972
Signed by Speaker	972
247 By Conservation. Permitting state conservation commission to restore Goose Lake, Greene county, acquire lands, right, returning same to wild life area.	
Received, referred	706
Passed; ayes 97, nays none	1094
Reported enrolled	1146
Signed by Speaker	1146
249 By Judiciary 2. Relating to definition of term "power to appoint" including powers of consumption, in trust, to amend and others relating to powers of appointment.	
Received, referred	706
Recommended passage	877
Report adopted	892
Passed; ayes 77, nays none	1333
Reported enrolled	1416
Signed by Speaker	1416
250 By Appropriations. Providing disposal of unexpended funds at end of biennium remaining from any appropriation or allocation made by state to fund for aid to the blind.	
Received, referred	705

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Substituted for H. F. 481	750
Passed; ayes 97, nays none	750
Reported enrolled	775
Signed by Speaker	775
252 By Bateson and Dewel. Relating to state conservation commission, its officers and employees.	
Received, passed on file	1222
Passed; ayes 95, nays none	1249
Reported enrolled	1296
Signed by Speaker	1296
254 By Faul. Providing for deduction of cost of group insurance from pensions paid retired municipal water-works employees.	
Substituted for H. F. 305	1045
Passed; ayes 94, nays none	1046
Reported enrolled	1077
Signed by Speaker	1077
257 By Military Affairs. Relating to acquisitions, of real estate within state and jurisdiction thereover.	
Received, referred	726
Recommended indefinite postponement	799
258 By Military Affairs. Relating to holidays affecting presentation of negotiable instruments; establishing August fourteenth or V-J Day as a state holiday.	
Received, referred	726
Recommended indefinite postponement	799
259 By Doud. Relating to powers and duties of State Department of Public Instruction in connection with school transportation.	
Received, referred	952
Amendment adopted	1413
Passed; ayes 87, nays 3	1414
Reported enrolled	1479
Signed by Speaker	1479
262 By Foster and Long. Relating to compensation of councilmen in cities of second class and towns.	
Received, passed on file	1156
Passed; ayes 83, nays 3	1196
Reported enrolled	1235
Signed by Speaker	1235
267 By Bekman, Berg and Maytag. Relating to extension and renewal of motor vehicle operators' licenses and fees.	
Received, referred	1278
Deferred	1415
Amendment filed	1417
Amendment adopted	1463
Amendments withdrawn	1463
Passed; ayes 84, nays 11	1463
Reported enrolled	1522
Signed by Speaker	1522
268 By Bekman, Berg and Maytag. Relating to entry upon operators and chauffeurs' licenses, facts concerning conviction of certain offenses.	
Received, referred	1278
Passed; ayes 94, nays none	1464
Reported enrolled	1522
Signed by Speaker	1522

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269 By Public Health. Relating to financing laboratory examinations and investigations by University of Iowa bacteriological laboratory for the department of health.	
Received, referred	844
270 By Skourup. Relating to joint use of municipal sewers, construction thereof, special assessments, issuance of bonds.	
Received, referred	986
Passed; ayes 81, nays none	1675
Reported enrolled	1686
Signed by Speaker	1686
271 By Skourup. Relating to county limestone quarries.	
Received, referred to sifting ..	1228
273 By Berg. Legalizing issuance, sale, delivery of liberty memorial bonds by Grundy County and provisions made for taxes in payment of said bonds.	
Received, passed on file	844
Substituted for H. F. 318	853
Rule suspended	853
Passed; ayes 76, nays none	854
Reported enrolled	943
Signed by Speaker	943
279 By Social Security. Relating to force, effect for subrogation purposes under Workmen's Compensation Law of payments made to injured employee.	
Received, referred	923
Passed House; ayes 77, nays none	1340
Recalled	1382
Amendments filed	1416
Reconsidered	1459
Amendment adopted	1460
Passed; ayes 99, nays none	1460
Reported enrolled	1522
Signed by Speaker	1522
280 By Rockhill, Watson and Clem. Relating to exemption from tax sales of purchases by tax-certifying or tax-levying governmental bodies of Iowa.	
Received, referred	1500
Passed; ayes 83, nays none	1605
Reported enrolled	1686
Signed by Speaker	1686
Signed by Governor after adjournment.	
282 By Governmental Affairs. Relating to investment of public funds by treasurer of state.	
Received, referred	924
Passed; ayes 86, nays none	1412
Reported enrolled	1479
Signed by Speaker	1479
286 By Public Utilities. Relating to the right of eminent domain for location of electric transmission lines and stations.	
Received, referred to sifting ..	1118

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289 By Conservation. Relating to setting of open seasons on game.	
Received, referred	986
Passed; ayes 90, nays 2	1466
Reported enrolled	1522
Signed by Speaker	1522
290 By Conservation. Relating to fish and game conservation.	
Received, referred to sifting ..	1223
294 By Conservation. Relating to appropriation for purposes of making repairs to spillway of Upper Pine Lake, Hardin County, Iowa.	
Received, referred ..	705
Recommended passage	797
Report adopted	812
Passed; ayes 99, nays none	967
Reported enrolled	1036
Signed by Speaker	1036
295 By Byers. Relating to increase in salary of judge of superior court.	
Received, passed on file	1118
Failed; ayes 22, nays 57	1195
Reconsidered	1265
Passed; ayes 55, nays 31	1284
Reported enrolled	1296
Signed by Speaker	1296
298 By Berg and Faul. Relating to increase in salary of insurance commissioner.	
Received, passed on file	1156
Amendments adopted	1197
Passed; ayes 75, nays 24	1197
Insists; ayes 91, nays 7	1242
Conference appointed	1242
Conference report	1289
Conference report adopted	1303
Passed; ayes 61, nays 25	1303
Reported enrolled	1388
Signed by Speaker	1388
299 By Knudson, Colburn, Faul, Reilly, Watson, Martin, Henningsen, Zastrow and Jacobson. Relating to qualifications and licensing of life insurance agents.	
Received, referred to sifting ..	1326
302 By Schools and Educational Institutions. Relating to allowing sick leave for all public school employees.	
Received, referred to sifting ..	1223
307 By Military Affairs. Relating to Beneficiaries of Veterans Bureau.	
Received, referred	1001
Passed; ayes 84, nays none	1653
Reported enrolled	1686
Signed by Speaker	1686
308 By Military Affairs. Relating to representation of Marine Corps League in selection of commissioners to operate memorial halls and monuments authorized by Code.	
Received, referred	589
Amendment filed	1147
Amendments adopted	1332
Passed; ayes 80, nays none	1332

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315 By Faul. Relating to legalizing certain issues of capital stocks of Iowa corporations, upon compliance herewith.	
Received, referred	845
Passed; ayes 83, nays none	1090
Reported enrolled	1146
Signed by Speaker	1146
321 By Byers and Keir. Relating to exemptions from taxation of specific properties including shares of certain capital stock.	
Received, referred to sifting	1269
322 By Barkley. Relating to National Forest funds in state treasury, authorizing treasurer to disburse to certain counties.	
Received, referred	1156
Passed; ayes 97, nays 1	1369
Reported enrolled	1479
Signed by Speaker	1479
325 By Lord. Legalizing proceedings authorizing issuance and sale of bridge bonds by counties in Iowa; taxing to pay for said bonds.	
Received, referred	897
Recommended passage	920
Report adopted	950
326 By Lord. Relating to establishing county hospitals, issuance of bonds, authorizing county taxes to pay maintenance expenses thereof.	
Received, passed on file	1348
Rule suspended	1380
Passed; ayes 55, nays 47	1381
Reported enrolled	1479
Signed by Speaker	1479
329 By Social Security. Relating to workmen's compensation; defining terms.	
Received, referred	1530
Passed; ayes 89, nays none	1586
Reported enrolled	1686
Signed by Speaker	1686
338 By Miller, Al, Musmaker, Barkley, Long, Schluter, Klein and Doud. Relating to county public hospitals, providing for election, issuance of additional bonds therefor.	
Received, referred	986
Passed; ayes 78, nays none	1074
Reported enrolled	1146
Signed by Speaker	1146
345 By Clem and Bekman. Relating to coal mines and mining, setting compensation of board of examiners.	
Received, passed on file	1157
Passed; ayes 87, nays none	1207
Reported enrolled	1235
Signed by Speaker	1235
351 By Appropriations. Relating to deficiency appropriation for salary, support, maintenance for commission for the blind.	
Received, referred	589
Recommended passage	738

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Report adopted	744
Passed; ayes 90, nays none	751
Reported enrolled	775
Signed by Speaker	775
353 By Elthon and Berg. Relating to purchase of certain real property in Des Moines adjoining International Harvester Company property for use of Iowa liquor control commission for warehouse purposes.	
Received, referred	705
Recommended passage	737
Report adopted	744
Amendment adopted	749
Deferred	749
Passed; ayes 83, nays 7	816
Reported enrolled	972
Signed by Speaker	972
354 By Elthon and Berg. Relating to purchase of certain real property in Des Moines adjoining International Harvester property for use of Iowa liquor control commission for warehouse purposes; limiting appropriation to \$7,000.	
Received, referred	705
Recommended passage	737
Report adopted	744
Amendments filed	757
Amendment adopted	817
Passed; ayes 85, nays 4	817
Reported enrolled	972
Signed by Speaker	972
355 By Elthon and Berg. Relating to purchase of certain real property in Des Moines for use of Iowa liquor control commission, providing appropriation therefor.	
Received, referred	705
Recommended passage	737
Report adopted	744
Amendment filed	757
Amendment adopted	818
Passed; ayes 82, nays 4	818
Reported enrolled	972
Signed by Speaker	972
356 By Elthon and Berg. Relating to purchase of certain real property in Des Moines adjoining International Harvester Company for use of Iowa liquor control commission for warehouse purposes, limiting appropriation to \$9,500.	
Received, referred	705
Recommended passage	737
Report adopted	744
Amendments filed	757
Amendment adopted	819
Passed; ayes 83, nays 5	819
Reported enrolled	972
Signed by Speaker	972
357 By Elthon and Berg. Relating to purchase and condemnation of certain property in Des Moines for use of Iowa liquor control commission, and appropriation therefor.	
Received, referred	706

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Recommended passage	737
Report adopted	744
Amendments filed	757
Amendment adopted	820
Passed; ayes 79, nays 9	820
Reported enrolled	972
Signed by Speaker	972
 360 By Kirketeg. Legalizing payments and contracts be- tween counties and institu- tions for care of children, where payments exceed \$18 per month for each child.	
Received, referred	1157
Passed; ayes 82, nays none ...	1337
Reported enrolled	1416
Signed by Speaker	1416
 370 By Insurance Committee. Relating to additional kinds of insurance which may be written in Iowa.	
Received, referred	1118
Amendments filed	1382, 1417
Amendment adopted	1544
Passed; ayes 78, nays 4	1544
Reported enrolled	1686
Signed by Speaker	1686
 375 By Fishbaugh. Relating to deputy treasurer and clerks.	
Received, referred	1278
Amendment filed	1417
Amendments adopted	1431, 1432
Passed; ayes 82, nays none ...	1432
Reported enrolled	1522
Signed by Speaker	1522
 381 By Vittetoe, Knudson and Doud. Relating to licensing, inspection and regulation of nursing homes.	
Received, referred	953
Passed; ayes 78, nays none ...	1341
Reported enrolled	1416
Signed by Speaker	1416
 389 By Maytag, Colburn, Dyk- house, Vittetoe, Berg, AI Miller, Hawkins, Klein, Clem, Myrland Newsome, J. F. Miller, Augustine, Lord, Hultman, Linnevoild, Kirk- eteg, Lynes, Mercer, Martin, Jones, Foster, Reilly, Ben- son, Dewel, Skourup, Faul, Bekman, Musmaker and Lu- cas. Relating to appropria- tion from general fund to state conservation commis- sion funds for acquisition and development of lands and waters.	
Received referred	1409
Substituted for H. F. 277	1432
Passed; ayes 93, nays 5	1433
Reported enrolled	1479
Signed by Speaker	1479
 392 By Kirketeg, Berg, Find- lay, Keir, Long, Lynes, May- tag, Miller, AI Miller, J. F., Jacobson and Sharp. Relat- ing to reorganization of school district creating state reorganization commis- sion, state advisory com- mittee and county reorgani- zation committees in various counties of state.	
Received, referred	1455

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Recommended amendment, pass- age	1499
Report adopted	1563
Amendment adopted	1574
Passed; ayes 95, nays 4	1575
Insists	1601
Conference appointed	1601
Conference report adopted ...	1659
Passed; ayes 93, nays none ...	1659
Reported enrolled	1686
Signed by Speaker	1686
 399 By Reilly. Relating to motor vehicles and law of road.	
Received, referred	1400
Amendment filed	1613
Amendment adopted	1638
Passed; ayes 80, nays 5	1650
Reported enrolled	1686
Signed by Speaker	1686
 400 By Watson. Relating to levee and drainage districts, enabling them to cooperate with agency of federal gov- ernment engaged in flood control or reclamation pro- jects.	
Received, referred	1454
Amendment adopted	1572
Passed; ayes 92, nays none ...	1572
Reported enrolled	1686
Signed by Speaker	1686
 409 By Judiciary 2. Relating to permitting counties and county seat towns to jointly acquire, construct, operate buildings to be used for county or municipal pur- poses and issue bonds there- for.	
Substituted for H. F. 421	1105
Passed; ayes 85, nays none ...	1106
Reported enrolled	1146
Signed by Speaker	1146
 411 By Board of Control. Rel- ating to employment of di- rector of mental institutions, director of corrective insti- tutions and director of indus- tries by board of control.	
Received, referred	814
Recommended passage	893
Amendment filed	912
Report adopted	918
Amendments adopted	929
Passed; ayes 104 nays none ...	929
Reported enrolled	1036
Signed by Speaker	1036
 412 By Board of Control. Rel- ating to removal of mem- bers of board of control, with approval of executive council when general assem- bly not in session.	
Received, referred	815
Recommended passage	893
Report adopted	918
Deferred	935, 958
Amendments filed	944
Amendment adopted	1088
Passed; ayes 77, nays 17	1088
Insists	1118
Conference appointed	1118
Conference report adopted ...	1281
Passed; ayes 87, nays none ...	1281
Reported enrolled	1296
Signed by Speaker	1296

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413 By Board of Control. Relating to county and private hospitals for insane; repealing Code sections 227.4, 227.5.	
Received, referred	815
Recommended passage	893
Report adopted	918
Passed; ayes 98, nays none	958
Reported enrolled	1036
Signed by Speaker	1036
414 By Board of Control. Relating to duties of superintendents of mental hospitals; classifying and segregation of patients suffering from tuberculosis.	
Received, referred	815
Recommended passage	893
Report adopted	918
Passed; ayes 98, nays none	937
Reported enrolled	972
Signed by Speaker	972
Requested return from Senate	1053
Motion to reconsider	1053
415 By Board of Control. Relating to qualifications of superintendent of the state sanatorium, requiring practical experience in the field of tuberculosis.	
Received, referred	815
Recommended passage	893
Report adopted	918
Passed; ayes 98, nays none	937
Reported enrolled	972
Signed by Speaker	972
416 By Board of Control. Relating to pay of women inspectors at state hospitals for insane, repealing Code sections.	
Received, passed on file	1157
Passed; ayes 97, nays none	1203
Reported enrolled	1235
Signed by Speaker	1235
419 By Board of Control. Relating to fire regulations at all institutions under jurisdiction of Board of Control, requiring annual inspection and written report by state fire marshal.	
Received, referred	815
Recommended passage	892
Report adopted	918
Passed; ayes 97, nays none	938
Reported enrolled	972
Signed by Speaker	972
420 By Board of Control. Relating to convict labor being used on the roads of the state; repealing code sections.	
Received, referred	815
Recommended passage	892
Report adopted	918
Passed; ayes 99, nays none	939
Reported enrolled	972
Signed by Speaker	972
421 By Claims. Relating to appropriations to certain legislators who served on Mental Hospital Survey Committee.	
Received, referred	953
Recommended passage	982
Report adopted	1000
Amendment adopted	1006

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Passed; ayes 97, nays none	1006
Reported enrolled	1054
Signed by Speaker	1054
422 By Claims. Relating to appropriations to certain legislators who served on Postwar Taxation Study Committee.	
Received, referred	953
Amendment filed	973
Recommended passage	983
Report adopted	1000
Amendment adopted	1007
Passed; ayes 94, nays none	1007
Reported enrolled	1054
Signed by Speaker	1054
423 By Claims. Relating to appropriations to certain named persons in settlement of claims for damages in connection with highways.	
Received, referred	953
Recommended passage	983
Report adopted	1000
Passed; ayes 93, nays none	1008
Reported enrolled	1054
Signed by Speaker	1054
424 By Judiciary 1. Relating to legalizing water revenue bonds issued by Lansing, Iowa.	
Received, referred	1200
Proof of publication certified	1345
Passed; ayes 94, nays none	1368
Reported enrolled	1479
Signed by Speaker	1479
425 By Board of Control. Relating to Glenwood State School and Woodward Hospital and School, combining Code sections regarding care of epileptic and feeble-minded persons in custody thereof.	
Received, passed on file	954
Rule suspended	959
Passed; ayes 103, nays none	959
Reported enrolled	1036
Signed by Speaker	1036
427 By Military Affairs. Relating to legalizing expenditures by Boards of Supervisors and towns for information centers for returned veterans.	
Received, referred	1157
Passed; ayes 95, nays 1	1370
Reported enrolled	1479
Signed by Speaker	1479
428 By Military Affairs. Relating to appropriations for information centers for returned veterans.	
Reported enrolled	1146
Received, referred	986
Passed; ayes 80, nays none	1075
Signed by Speaker	1146
437 By Judiciary 1. Legalizing proceedings of Marshall County Board of Supervisors in submitting to vote levying of tax for buildings constructed on fair grounds in Marshalltown.	
Received, referred	1157
Passed; ayes 94, nays none	1367
Reported enrolled	1479
Signed by Speaker	1479

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438 By Board of Control. Relating to tenure of office of business managers, superintendents, wardens, other executive officers at board of control institutions.	
Received, passed on file	954
Rule suspended	960
Passed; ayes 98, nays none	960
Reported enrolled	1036
Signed by Speaker	1036
440 By Judiciary 2. Legalizing special election, proceedings for issuance, sale of county hospital bonds by Van Buren County; to provide taxes for payment thereof.	
Received, referred	845
Substituted for H. F. 498	940
Passed; ayes 96, nays none	940
Reported enrolled	1036
Signed by Speaker	1036
442 By Board of Control. Relating to Iowa Soldiers' Orphans' Home and Iowa Juvenile Home, combining Code sections relatives thereto, repealing Code chapter 243.	
Received, passed on file	954
Rule suspended	961
Amendment adopted	961
Passed; ayes 101, nays none	961
Reported enrolled	1036
Signed by Speaker	1036
443 By Board of Control. Relating to rules established for all institutions under jurisdiction or supervision of board of control, including county or private hospitals where insane are kept.	
Received, passed on file	953
Rule suspended	962
Passed; ayes 95, nays none	962
Reported enrolled	1036
Signed by Speaker	1036
444 By Judiciary 1. Legalizing special election proceedings in Town of Manilla on proposition of erecting and equipping community memorial building.	
Received, referred	1157
Substituted for H. F. 514	1189
Passed; ayes 91, nays none	1189
Reported enrolled	1235
Signed by Speaker	1235
445 By Board of Control. Relating to increase in amount allowed State architect for services of consulting architects.	
Received, referred	1001
Amendment adopted	1190
Passed; ayes 95, nays 3	1190
Reported enrolled	1235
Signed by Speaker	1235
448 By Appropriations. Relating to an appropriation from liquor control fund to industrial commissioner for payment of workmen's compensation claims of employees or liquor control commission.	
Received, referred	985

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Recommended passage	1035
Report adopted	1043
Passed; ayes 94, nays none	1159
Reported enrolled	1214
Signed by Speaker	1215
449 By Appropriations. Relating to an appropriation from liquor control act fund to department of public safety for use of bureau of investigation in liquor control enforcement.	
Received, referred	985
Recommended passage	1036
Report adopted	1043
Passed; ayes 96, nays none	1160
Reported enrolled	1214
Signed by Speaker	1215
454 By Aeronautics. Relating to prohibiting hunting from aircraft without a permit.	
Received, referred	1278
Amendments filed	1416
Amendment adopted	1470
Passed; ayes 79, nays 19	1470
Reported enrolled	1522
Signed by Speaker	1522
455 By Aeronautics. Relating to authorizing municipalities to enter upon lands or water within state for purpose of making surveys, inspections, mappings preliminary to location or expansion of airports.	
Received, referred to sifting ..	1555
456 By Aeronautics. Relating to acquisition of rights in air space for airport approaches by municipalities.	
Received, referred to sifting ..	1566
460 By Appropriations. Relating to emergency appropriation for State Superintendent of Public Instruction to permit Iowa School Lunch Program to function during remainder of biennium.	
Received, referred	986
Recommended amendment, passage	1082
Report adopted	1126
Amendment adopted	1162
Passed; ayes 86, nays none	1162
Reported enrolled	1235
Signed by Speaker	1235
463 By Claims. Relating to appropriations in settlement of claims to certain named persons.	
Received, referred	1269
Recommended passage	1274
Report adopted	1299
Passed; ayes 82, nays none	1314
Reported enrolled	1388
Signed by Speaker	1388
464 By Claims. Relating to appropriations for funeral expenses of certain old age recipients.	
Received, referred	1270
Recommended passage	1274
Report adopted	1299
Passed; ayes 86, nays none	1315
Reported enrolled	1388
Signed by Speaker	1388

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465 By Appropriations. Relating to unexpended balance of funds remaining from any appropriation or allocation made by state to fund for aid to dependent children; providing it shall not revert to general fund of state.	
Received, passed on file	1270
Passed; ayes 82, nays none	1358
Reported enrolled	1416
Signed by Speaker	1416
470 By Motor Vehicles. Relating to Highway Patrol; increasing number to 200 men; fixing flat daily sum to be received for meals while away from home on active duty.	
Received, referred to sifting .	1424
471 By Compensation of Public Officers and Employees. Relating to increase of salary of commissioner of public safety.	
Received, passed on file	1223
Passed; ayes 77, nays 12	1252
Reported enrolled	1296
Signed by Speaker	1296
472 By Compensation of Public Officers and Employees. Relating to increase in salaries of members of liquor control commission.	
Received, passed on file	1223
Passed; ayes 68, nays 21	1253
Reported enrolled	1296
Signed by Speaker	1296
473 By Appropriations. Appropriating additional funds for erecting, equipping office building on state capitol grounds.	
Received, referred	1409
Recommended passage	1421
Report adopted	1446
Passed; ayes 87, nays 1	1504
Reported enrolled	1591
Signed by Speaker	1591
476 By Cities and Towns. Relating to incorporation of sanitary districts.	
Received, referred	1530
Passed; ayes 78, nays none	1604
Reported enrolled	1686
Signed by Speaker	1686
478 By Judiciary 2. Relating to legalizing proceedings authorizing acceptance by the city of conveyance of lands known as Prisoner of War Camp, Algona, Iowa.	
Received, referred	1228
Proof of publication certified	1345
Passed; ayes 89, nays none	1376
Reported enrolled	1479
Signed by Speaker	1479
480 By Compensation of Public Officers and Employees. Relating to increase of compensation of members of Iowa Employment Security Commission.	
Received, passed on file	1555

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Passed; ayes 67, nays 4	1667
Reported enrolled	1686
Signed by Speaker	1686
481 By Compensation of Public Officers and Employees. Relating to increase of compensation of members of Board of Social Welfare.	
Received, passed on file	1555
Passed; ayes 67, nays 8	1668
Reported enrolled	1686
Signed by Speaker	1686
Signed by Governor after adjournment.	
482 By Judiciary 2. Legalizing proceedings of board of directors of independent school district of Garner, in holding election for bond issuance for additional school facilities.	
Received, referred	1270
Proof of publication certified	1299
Substituted for H. F. 533	1342
Passed; ayes 81, nays none	1342
Reported enrolled	1416
Signed by Speaker	1416
483 By Judiciary 2. Legalizing proceedings authorizing acceptance by the city of conveyance of Prisoner of War Camp at Clarinda, Iowa.	
Proof of publication certified	1256
Received, referred	1270
Passed; ayes 91, nays none	1374
Reported enrolled	1479
Signed by Speaker	1479
484 By Appropriations. Relating to approval of compensation of certain state employees; making them subject to approval of the Governor and comptroller.	
Recommended amendment, passage	1525
Received, referred	1530
Report adopted	1592
Amendment adopted	1636
Passed; ayes 88, nays none	1636
Recedes	1642
Passed; ayes 81, nays none	1642
Reported enrolled	1686
Signed by Speaker	1686
485 By Appropriations. Relating to emergency appropriation for State Printing Board for remainder of biennium, to be used by certain departments.	
Recommended passage	1524
Received, referred	1530
Report adopted	1592
Passed; ayes 81, nays none	1637
Reported enrolled	1686
Signed by Speaker	1686
486 By Claims. Relating to appropriations to certain transportation companies, individuals, school districts, for claims against state of Iowa.	
Received, passed on file	1474
Passed; ayes 87, nays none	1537
Recalled	1641
Records partly expunged	1660

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Passed; ayes 82, nays none	1676	493 By Conservation. Authorizing sale of certain land along shore of Carter Lake, Pottawattamie count, in order to settle dispute as to ownership thereof.	
Reported enrolled	1686	Received, referred	1600
Signed by Speaker	1686	Rule suspended	1606
487 By Claims. Relating to appropriations to certain named persons for settlement of damages sustained on highways due to acts of commission or omission by state highway commission or employees.		Passed; ayes 82, nays 5	1607
Received, passed on file	1474	Reported enrolled	1686
Passed; ayes 86, nays none	1538	Signed by Speaker	1686
Reported enrolled	1591	494 By Cities and Towns. Relating to local budget law, expenditures thereunder.	
Signed by Speaker	1591	Received, referred	1530
488 By Claims. Relating to appropriations to certain companies, persons, for claims against state of Iowa.		Passed; ayes 80, nays none	1603
Received, passed on file	1474	Reported enrolled	1686
Passed; ayes 79, nays 3	1539	Signed by Speaker	1686
Reported enrolled	1591	495 By Compensation of Public Officers and Employees. Relating to increase of compensation of members of State Highway Commission.	
Signed by Speaker	1591	Received, passed on file	1555
489 By Appropriations. Relating to appropriation from general fund to state highway commission for repairs on Court Avenue viaduct on Capitol grounds.		Passed; ayes 57, nays 17	1668
Received, referred	1555	Reported enrolled	1686
Recommended passage	1565	Signed by Speaker	1686
Report adopted	1660, 1671	496 By Compensation of Public Officers and Employees. Relating to increases of aeronautics commissioners and director and removing them from being subject to approval of executive council.	
Passed; ayes 94, nays none	1589	Received, passed on file	1555
Reported enrolled	1686	Failed; ayes 18, nays 53	1683
Signed by Speaker	1686	497 By Appropriations. Relating to an emergency appropriation of \$5,000,000, for aid to public schools for each year of the next biennium; providing certain restrictions on use thereof.	
490 By Highways. Relating to any bridge and approaches over Mississippi River on state boundary line or within state which is in receivership and is a connecting link; authorizing State Highway Commission purchase thereof.		Received, referred	1600
Received, referred	1475	Recommended passage	1616
Passed; ayes 81, nays none	1608	Report adopted	1671
Reported enrolled	1686	Amendment adopted	1684
Signed by Speaker	1686	Passed; ayes 90, nays none	1684
491 By Claims. Relating to appropriations to certain persons for claims against state of Iowa.		Reported enrolled	1686
Received, passed on file	1474	Signed by Speaker	1686
Passed; ayes 90, nays 1	1540	499 By Ways and Means. Legalizing the annexation of town owned park to incorporated town of Orange City, Iowa.	
Reported enrolled	1591	Received, referred	1599
Signed by Speaker	1591	Rule suspended	1608
492 By Military Affairs. Relating to \$85,000,000 bonus to World War II veterans; authorizing issuance and sale of bonds; providing for submission thereof to voters at 1948 general election.		Passed; ayes 86, nays 4	1609
Received, referred	1454	Reported enrolled	1686
Amendment filed	1497, 1563	Signed by Speaker	1686
Special order	1562	500 By Judiciary 2. Legalizing appointments of certain public officials by Governor, which have been confirmed by Senate.	
Amendments adopted	1581, 1582	Received, referred	1500
Passed; ayes 90, nays 4	1582	Passed; ayes 73, nays 8	1603
Reported enrolled	1686	Reported enrolled	1686
Signed by Speaker	1686	Signed by Speaker	1686

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Received, referred	1500	Passed; ayes 89, nays none	1587
Passed; ayes 85, nays none	1584	Reported enrolled	1686
Reported enrolled	1686	Signed by Speaker	1686
Signed by Speaker	1686		
503 By Appropriations. Relating to appropriation from general fund for institutions under State Board of Education.		504 By Claims. Relating to appropriations to certain named companies, individuals, for claims against the state of Iowa.	
Received, referred	1555	Received, referred	1530
Recommended passage	1565	Recommended passage	1565
		Report adopted	1660
		Passed; ayes 94, nays none	1588
		Reported enrolled	1686
		Signed by Speaker	1686

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7—Providing for consideration of major appropriation bills before tax reduction bills.....	121
8—Fixing the compensation of all chaplains, officers, employees of the Fifty-second General Assembly.....	146, 190
9—Relating to joint session for showing of picture, The Development of Big Muddy.....	325
10—Relating to joint session for meeting of Pioneer Lawmakers.....	355, 371
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17—Urging next General Assembly to enact legislation for control, showing, of certain motion pictures.....	896, 921
18—Relating to adjournment	921, 1000, 1001, 1223, 1555, 1576, 1612, 1660, 1688
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20—Relating to study of equality of taxation for schools, by retrenchment and reform committee.....	1149, 1223
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